

# **EXHIBIT 2**



C L A R E L O C K E

L L P

THOMAS A. CLARE, P.C.

tom@clarelocke.com

(202) 628-7401

10 Prince Street

Alexandria, Virginia 22314

(202) 628-7400

[www.clarelocke.com](http://www.clarelocke.com)

January 16, 2020

*Via Email*

Bennitta Joseph, Esq.  
Jon Norinsberg, Esq.  
John J. Meehan, Esq.  
Joseph & Norinsberg, LLC  
225 Broadway, Suite 2700  
New York, New York 10007  
Email: [jmeehan@norinsberglaw.com](mailto:jmeehan@norinsberglaw.com)  
[jon@norinsberglaw.com](mailto:jon@norinsberglaw.com)  
[bennittaj@gmail.com](mailto:bennittaj@gmail.com)

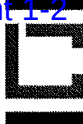
**Re: Extortion of Judge Andrew Napolitano**

Dear Ms. Joseph and Messrs. Norinsberg and Meehan:

I am lead counsel to Judge Andrew Napolitano. Judge Napolitano has retained my firm (together with our co-counsel at Cole Schotz, P.C.) to address — and pursue all available claims and remedies regarding — the demonstrably false and legally meritless claims you have threatened to file and publicize on behalf of Charles Corbishley.

Judge Napolitano will not be extorted. He will not pay Corbishley or your firm any amount of money, under any circumstance. The meeting with your firm tentatively scheduled for 6:00 p.m. tonight is canceled. We have reported this unlawful extortion attempt to federal law enforcement officials for investigation. Judge Napolitano has absolutely nothing to hide and will comply fully with law enforcement's investigation of these matters.

Judge Napolitano denies — in the strongest possible terms — ever having had a “private, *ex parte*” meeting with Corbishley, engaging in any sort of sexual contact with Corbishley, or imposing a lesser sentence (or providing any other consideration) in exchange for any “services.” These false allegations accuse Judge Napolitano, a highly regarded lawyer and jurist with an unblemished reputation, of committing a sexual assault, battery, and corruption in the performance of his public duties as a Superior Court judge. These allegations are demonstrably false and



defamatory per se, and we demand that you immediately withdraw the extortionate threat to file and publicize these false accusations that have no basis in reality.

Should your firm and Corbishley disregard the information in this letter and persist in your threat to file and publicize these allegations, Judge Napolitano is prepared to pursue all applicable claims and remedies against your client and your law firm to the fullest extent permitted under the law and applicable canons of professional ethics. Those remedies include, without limitation, immediately seeking sanctions against Corbishley, your law firm, and Mr. Meehan individually, as the signatory of the verified complaint and an attorney not licensed to practice law in the State of New Jersey in violation of RPC 5.5. Those remedies also will include the initiation of defamation counterclaims against Corbishley and your firm arising from the filing of a “sham” pleading for the sole and improper purpose of damaging Judge Napolitano’s reputation. The law offers no protection for “sham” litigation pleadings.

New Jersey’s frivolous litigation statute, N.J.S.A. 2A:15-59-1 requires the imposition of sanctions when: (i) litigation is “commenced, used or continued in bad faith solely for the purpose of harassment, delay or malicious injury,” or (ii) the litigant “knew, or should have known, that the complaint . . . was without any reasonable basis in law or equity and could not be supported by a good faith argument for an extension, modification or reversal of existing law.” Both Rule 1:4-8 and the federal analog Fed. R. Civ. P. 11 impose an obligation on counsel and their clients, providing that any attorney who signs a pleading is certifying, to the best of his knowledge and after conducting a diligent inquiry, that the factual allegations contained therein are supported by credible evidence and that the pleading is not brought for an improper purpose.<sup>1</sup>

The lawsuit you are threatening to file is fatally flawed – both factually and legally – for multiple independent reasons:

The allegations in your verified complaint are pure fiction. Judge Napolitano categorically denies, in the strongest possible terms, each and every fact alleged in the complaint regarding Corbishley’s purported claims for sexual assault, assault, battery, and intentional infliction of emotional distress. When Judge Napolitano’s counsel asked you to identify any witnesses, evidence, or other proof that any of these things had ever occurred, the only “evidence” your firm was able to identify were public records demonstrating that Corbishley was, in fact, a career criminal in New Jersey with multiple criminal convictions.

Even the few allegations that do appear in the complaint demonstrate that the allegations and claims are both factually and legally meritless.

Corbishley’s entire story is rooted in the assertion that his now-deceased criminal defense attorney instructed him to shovel snow from Judge Napolitano’s driveway. (Comp. ¶¶ 17-20.)

---

<sup>1</sup> *Bensalem Twp. v. Int’l Surplus Lines Ins. Co.*, 38 F.3d 1303, 1314 (3d Cir. 1994) (“[Fed. R. Civ. P. 11] imposes an affirmative duty on the parties to conduct a reasonable inquiry into the applicable law and facts prior to filing. An inquiry is considered reasonable under the circumstances if it provides the party with “an ‘objective knowledge or belief at the time of the filing of a challenged paper’ that the claim was well-grounded in law and fact.”) (citations omitted).



Although you have failed to identify a specific date for this fictional incident, the complaint alleges that it took place sometime after Corbishley pled guilty on November 16, 1988, but before he was sentenced in January 1989.<sup>2</sup> According to the verified complaint, Corbishley supposedly went to Judge Napolitano's "house" in Hackensack New Jersey and was instructed to go "out back" and "begin to shovel the driveway." (Comp. ¶¶ 17, 20.)

These allegations are demonstrably false. At the time alleged in the complaint (November 1988 - January 1989), Judge Napolitano lived on the 26th floor of this condominium building:



Thus, it is readily apparent that there was no "house," no "driveway" that could have been shoveled, and no "out back" where the alleged assault supposedly could have occurred. These facts, alone, conclusively demonstrate that Corbishley's claims are completely fabricated. They also demonstrate that Corbishley has either lied to your firm about his supposed claims or, at a minimum, that your firm has failed to adequately investigate the factual and legal basis for the threatened claim.

Your verified complaint also falsely claims that Corbishley was a "teenage boy" when the fabricated assault supposedly took place, presumably to resuscitate your 30-year-old claims that fall far outside of New Jersey's statute of limitations. But, according to the very same criminal court records you provided, Corbishley was 20 years old during the winter of 1988-1989. This is yet another demonstrably false allegation confirming that you and your firm have not conducted a proper investigation prior to threatening this extortionate action.

Moreover, Judge Napolitano did not, as falsely claimed in the verified complaint, order "a significantly reduced sentence" in exchange for the non-existent sexual favors or for any other reason. (Complaint ¶ 28.) Indeed, the opposite is true, and the very same criminal records you provided also reject this assertion. Those records demonstrate that after Corbishley entered into a plea deal with the prosecutor's office -- pleading guilty to a crime in the fourth degree -- Judge Napolitano

<sup>2</sup> Corbishley pled guilty to a lesser charge of Failure to Report a Dangerous Fire on November 16, 1988 and was sentenced by Judge Napolitano on January 27, 1989. Corbishley's criminal record is attached as Exhibit A.



sentenced Corbishley to five years of probation, the ***maximum term of probation*** allowed by law pursuant to N.J.S.A. 2C:45-2. Once again, the incontrovertible, documented facts completely reject the premise of your flawed lawsuit.

The complaint also contains a prominent reference to an inapplicable New York Statute — the “Child Victims Act” — in order to exacerbate the false impression that Corbishley was a minor when these events supposedly occurred. As you know, that is the name of a recently enacted New York statute with absolutely no bearing on this litigation. Nevertheless, in an effort to further sensationalize your complaint and misrepresent the facts, you prominently suggest that Corbishley’s claims are being brought pursuant to this law. As you also know, the New Jersey bill — P.L.2019 c. 120 — relevant to your complaint does not have any such title. Your reference to the New York statute is misleading, impertinent, grossly inappropriate, and solely intended to portray Judge Napolitano, and the allegations against him, in a false light to draw headlines, and enhanced embarrassment, to Judge Napolitano where none are justified.

There can be no doubt that the complaint is factually baseless and legally meritless. Your firm sent the verified complaint for the sole and improper purpose of extorting, threatening, defaming, harassing, and embarrassing Judge Napolitano. We demand that you withdraw the threat immediately.

This is not intended to be a complete statement of Judge Napolitano’s rights, remedies, claims and causes of action, all of which are expressly reserved.

Very truly yours,

A handwritten signature in black ink that reads "Thomas A. Clare, P.C."

Thomas A. Clare, P.C.

cc: Michael Sirota, Esq.  
Michael Weinstein, Esq.

# **Exhibit A**

## State of New Jersey

V.O.P.

New Jersey Superior Court

BERGEN

County

Law Division - Criminal

CHARLES CORBISHLEY

Defendant (Specify Complete Name)

[REDACTED]	DATE OF BIRTH 8.8.7
390991B	DATE OF ARREST 11/2/87
11/2/87	DATE IND / ACC FILED 2/16/88
2/16/88	DATE OF ORIGINAL PLEA 3/11/88
<input checked="" type="checkbox"/> NOT GUILTY	<input type="checkbox"/> GUILTY

- Judgment of Conviction  
 Change of Judgment  
 Order for Commitment  
 Indictment/Accusation Dismissed  
 Judgment of Acquittal

ADJUDICATION BY: DATE  
 GUILTY PLEA 11/16/88  
 JURY TRIAL \_\_\_\_\_  
 NON-JURY TRIAL \_\_\_\_\_  
 Dismissed/Acquitted \_\_\_\_\_

## ORIGINAL CHARGES

IND / ACC. No.	Count	Description	Charge	Sentence
S-230-88	1	ARSON		2C:17-1(b)2
	2	BURGLARY OF MOTOR VEHICLE		2C:18-2
	3	AGGRAVATED ARSON		2C:17-1A2

## FINAL CHARGES

Count	Description	Charge	Sentence
Ct. 1	(AMENDED) FAILURE TO REPORT DANGEROUS FIRE		2C:17-1(c)2

1/27/89 Original Sentence

It is, therefore, on 8/8/91 V.O.P. ORDERED and ADJUDGED that the defendant is sentenced as follows:

DEFENDANT RE-SENENCED TO 2 YEARS PROBATION, EFFECTIVE TODAY.  
 DEFENDANT IS TO RECEIVE OUTPATIENT COUNSELING BY A PERSON LICENSED  
 TO DO SO AND WHO IS ACCEPTABLE TO PROBATION. THIS PERSON IS TO  
 SUBMIT A WRITTEN REPORT TO PROBATION EVERY 60 DAYS.

150 HOURS COMMUNITY SERVICE-VACATED

 It is further ORDERED that the sheriff deliver the defendant to the appropriate correctional authority. Defendant is to receive credit for time spent in custody.

TOTAL NO. DAYS \_\_\_\_\_ DATES (MM.A.Y.) \_\_\_\_\_

DAYS (MM.A.Y.) \_\_\_\_\_

Total Custodial Term \_\_\_\_\_ Institution \_\_\_\_\_ Total Probation Term \_\_\_\_\_

- VS -

CHARLES CORBISHLEY

DEFENDANT X

BERGEN COUNTY

HONORABLE ANDREW P. NAPOLITANO  
INDICTMENT NO. S-0230-88  
ACCUSATION NO. \_\_\_\_\_  
COMPLAINT NO. \_\_\_\_\_  
DOCKET NO. \_\_\_\_\_

I, PETER N. BRILL, VICINAGE CHIEF PROBATION OFFICER of the County of Bergen, aforesaid, do hereby charge that CHARLES CORBISHLEY, late of the CITY OF HACKENSACK, County of BERGEN was on the 16th day of NOVEMBER, 1988, convicted in the above-entitled Court on a charge of FAILURE TO REPORT DANGEROUS FIRE and that upon said conviction the Court rendered the following judgment: On January 27, 1989:

Five (5) years Probation; Conditions: strict Narcotic control; 150 hours Community Service; any Violation of Probation is to be brought to Judge Napolitano; \$30.00 Penalty to the Violent Crimes Compensation Board (paid).

VIOLATION OF PROBATION, AUGUST 8, 1991: Probation extended two (2) years; Community Service remitted; to attend psychological counselling; Pay \$30.00 VCCB Penalty in full; progress report every 60 days.

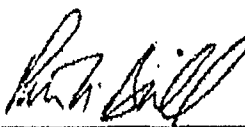
That the said CHARLES CORBISHLEY did violate the terms and conditions of Probation in the following respects:

1. The Subject Violated Rule No. 1 of Probation by being arrested on September 15, 1991, by the Bergen County Police for Controlled Dangerous Substance, Marijuana; and Carrying a Prohibited Weapon.
2. The Subject Violated Rule No. 1 of Probation in that he Did Use or Was Under the Influence of Controlled Dangerous Substance, to wit: Cocaine on August 14, 1991, August 28, 1991, and September 4, 1991, as evidenced by positive urine specimens tested at Bergen Pines County Hospital Toxicology Laboratory.

.C.  
-91  
/ak  
1,913  
(AC)  
2/91

5 500  
31

DATED: October 3, 1991

  
PETER N. BRILL  
VICINAGE CHIEF PROBATION OFFICER

State of New Jersey	VIOLATION OF PROBATION	New Jersey Superior Court BERGEN County Law Division - Criminal																				
v.																						
CHARLES CORBIGHLEY Defendant (Specify Complete Name)		<ul style="list-style-type: none"> <li><input type="checkbox"/> Judgment of Conviction</li> <li><input type="checkbox"/> Change of Judgment</li> <li><input type="checkbox"/> Order for Commitment</li> <li><input type="checkbox"/> Indictment/Accusation Dismissed</li> <li><input type="checkbox"/> Judgment of Acquittal</li> </ul>																				
[REDACTED] DATE OF BIRTH _____ 390991B S.B.I. # _____ 11/2/87 DATE OF ARREST _____ 2/16/88 DATE IND / ACC FILED _____ 3/11/88 DATE OF ORIGINAL PLEA _____ <input checked="" type="checkbox"/> NOT GUILTY <input type="checkbox"/> GUILTY ORIGINAL PLEA _____																						
<b>ORIGINAL CHARGES</b> <table border="1" style="width: 100%; border-collapse: collapse; font-size: small;"> <thead> <tr> <th style="text-align: left; padding: 2px;">IND / ACC NO.</th> <th style="text-align: left; padding: 2px;">Count</th> <th style="text-align: left; padding: 2px;">Description</th> <th style="text-align: left; padding: 2px;">Date</th> <th style="text-align: left; padding: 2px;">Status</th> </tr> </thead> <tbody> <tr> <td style="padding: 2px;">S-230-88</td> <td style="padding: 2px;">1</td> <td style="padding: 2px;">Arson</td> <td style="padding: 2px;"></td> <td style="padding: 2px;">2C:17-1(b)2</td> </tr> <tr> <td></td> <td style="padding: 2px;">2</td> <td style="padding: 2px;">Burglary of motor vehicle</td> <td style="padding: 2px;"></td> <td style="padding: 2px;">2C:18-2</td> </tr> <tr> <td></td> <td style="padding: 2px;">3</td> <td style="padding: 2px;">Aggr. Arson</td> <td style="padding: 2px;"></td> <td style="padding: 2px;">2C:17-1A2</td> </tr> </tbody> </table>			IND / ACC NO.	Count	Description	Date	Status	S-230-88	1	Arson		2C:17-1(b)2		2	Burglary of motor vehicle		2C:18-2		3	Aggr. Arson		2C:17-1A2
IND / ACC NO.	Count	Description	Date	Status																		
S-230-88	1	Arson		2C:17-1(b)2																		
	2	Burglary of motor vehicle		2C:18-2																		
	3	Aggr. Arson		2C:17-1A2																		
<b>FINAL CHARGES</b> <table border="1" style="width: 100%; border-collapse: collapse; font-size: small;"> <thead> <tr> <th style="text-align: left; padding: 2px;">Count</th> <th style="text-align: left; padding: 2px;">Description</th> <th style="text-align: left; padding: 2px;">Date</th> <th style="text-align: left; padding: 2px;">Status</th> </tr> </thead> <tbody> <tr> <td style="padding: 2px;">Ct. 1</td> <td style="padding: 2px;">(Amended) Failure to report dangerous fire</td> <td style="padding: 2px;"></td> <td style="padding: 2px;">2C:17-1(c)2</td> </tr> </tbody> </table>			Count	Description	Date	Status	Ct. 1	(Amended) Failure to report dangerous fire		2C:17-1(c)2												
Count	Description	Date	Status																			
Ct. 1	(Amended) Failure to report dangerous fire		2C:17-1(c)2																			
1/27/89 Original Sentence It is, therefore, on <u>1/3/92*</u> ORDERED and ADJUDGED that the defendant is sentenced as follows:																						
* MOTION BY DEFENDANT TO TERMINATE PROBATION GRANTED, DEFENDANT TERMINATED FROM PROBATION.																						
<input type="checkbox"/> It is further ORDERED that the sheriff deliver the defendant to the appropriate correctional authority. <input type="checkbox"/> Defendant is to receive credit for time spent in custody. <u>TOTAL NO. DAYS</u> _____ <u>DATES (From / To)</u> _____																						
<u>Total Custodial Term</u> _____ <u>Institution</u> _____ <u>Total Probation Term</u> _____ <u>DATES (From / To)</u> _____																						

State of New Jersey v. CHARLES CORBISHLEY		SB# 390991B	IND ACC #						
Total FINE \$									
Total RESTITUTION \$									
<p>If the offense occurred on or after January 9, 1986, a penalty of \$30 is imposed on each count on which the defendant was convicted unless the box below indicates a higher penalty pursuant to N.J.S.A. 2C:49-3.1. (Penalty is \$25 if offense is before January 9, 1986, unless a higher penalty is noted.)</p> <p><input type="checkbox"/> Penalty imposed on counts is \$ _____ EACH</p>									
Total VCCB Penalty \$									
<p><input type="checkbox"/> Installment payments are due at the rate of \$ _____ per _____ beginning _____ (DATE)</p>									
If any of the offenses occurred on or after July 9, 1987, and is not a violation of Chapter 35 or 36 of Title 2C:									
<p>1) A mandatory Drug Enforcement and Demand Reduction (D.E.D.R.) penalty is imposed in each count (Write in # boxes for each):</p> <table style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 33%;">1st Degree @ \$2000</td> <td style="width: 33%;">6th Degree @ \$750</td> </tr> <tr> <td>2nd Degree @ \$2000</td> <td>Disorderly Persons or Party</td> </tr> <tr> <td>3rd Degree @ \$1000</td> <td>Disorderly Persons @ \$500</td> </tr> </table> <p style="text-align: right;">Total D.E.D.R. Penalty \$ _____</p> <p><input type="checkbox"/> Court further ORDERS that collection of the D.E.D.R. penalty be suspended upon defendant's entry into a residential drug program for the term of the program.</p>				1st Degree @ \$2000	6th Degree @ \$750	2nd Degree @ \$2000	Disorderly Persons or Party	3rd Degree @ \$1000	Disorderly Persons @ \$500
1st Degree @ \$2000	6th Degree @ \$750								
2nd Degree @ \$2000	Disorderly Persons or Party								
3rd Degree @ \$1000	Disorderly Persons @ \$500								
<p>2) A mandatory driver's license suspension of _____ months is ORDERED.</p> <p>The suspension shall begin today, _____ and end _____</p> <p>Driver's License Number  <b>(IF THE COURT IS UNABLE TO COLLECT THE LICENSE, PLEASE ALSO COMPLETE THE FOLLOWING.)</b></p> <p>Defendant's Address _____</p> <p>Eye Color _____ Sex _____ Date of Birth _____</p> <p><input type="checkbox"/> The defendant is the holder of an out-of-state driver's license from the following jurisdiction _____ Driver's license # _____</p> <p><input type="checkbox"/> Your non-resident driving privileges are hereby revoked for _____ Months.</p> <p>3) A licensed laboratory fee of \$50 per offense is ORDERED. Offense @ \$50.</p> <p>4) Name of Drugs Involved _____</p> <p style="text-align: right;">TOTAL LAB FEE \$ _____</p>									
Name (Court Clerk or Person who prepares this form)		TELEPHONE NUMBER	NAME (Attorney for Defendant or Subpoenaed)						
Mary Ellen Smith		201 646-3580	Robert Hollis, Esq.						

**STATEMENT OF REASONS**

THE COURT FINDS THAT THE DEFENDANT HAS BEEN BURDENED WITH PROBATION LONG ENOUGH GIVEN THE NATURE OF THE ORIGINAL OFFENSE, AND THAT FURTHER PROBATION WOULD BE FRUITLESS AND FRUSTRATING FOR BOTH THE DEFENDANT AND PROBATION DEPARTMENT.

JUDGE (initials) HON. ANDREW P. NAPOLITANO, J.S.C.	JUDGE (initials) <i>A. Napolitano</i>	DATE 23 Jan 92.
---	--	--------------------

Administrator of the Office of the Comptroller  
State Board of Education

HON. ANDREW P. NAPOLITANO, J.S.C.

*Alfredo Bazzani*

DATE  
23 Jan 92

**Administrator of the Office of the County  
State Marshal or Commissioner**

**COMES TO: CHIEF PROBATION OFFICER, STATE POLICE ADD CRIMINAL PRACTICE DIVISION, DEPT OF CORRECTIONS OR COUNTY PENAL INSTITUTION**

P.O. 2807-87

/bh

2-16-88

SUPERIOR COURT OF NEW JERSEY

BERGEN COUNTY - LAW DIVISION

JANUARY TERM A.D. 1988

SECOND STATED SESSION

THE STATE OF NEW JERSEY

-vs-

CHARLES CORBISHLEY

Indictment No. S-0230-88

DEFENDANTS

The Grand Jurors of the State of New Jersey, for the County  
of Bergen, upon their oaths present as a

FIRST COUNT

that [REDACTED] and CHARLES CORBISHLEY on or about November 2,  
1987 in the City of Hackensack, in the County of Bergen  
aforesaid, and within the jurisdiction of this Court, did  
purposely start a fire or cause an explosion at a garbage  
dumpster located in the parking lot behind 100 Second Street  
thereby recklessly placing a building or structure of another, to  
wit, a two family home located at 96 Second Street and a multi-  
family apartment building located at 100 Second Street in danger  
of damage or destruction; contrary to the provisions of NJS  
2C:17-1(b) 2, and against the peace of this State, the Government  
and dignity of the same.

SECOND COUNT

that [REDACTED] and CHARLES CORBISHLEY, on or about November 2, 1987, in the City of Hackensack, in the County of Bergen aforesaid, and within the jurisdiction of this Court, did unlawfully enter the structure of [REDACTED], to wit, a 1968 White Volvo, North Carolina Registration DME-890, located in the parking lot behind 100 Second Street, with the purpose to commit an offense therein; contrary to the provisions of NJS 2C:18-2, and against the peace of this State, the Government and dignity of the same.

THIRD COUNT

that [REDACTED] and CHARLES CORBISHLEY on or about November 2, 1987 in the City of Hackensack, in the County of Bergen aforesaid, and within the jurisdiction of this Court, did start a fire or cause an explosion at the parking lot located behind 100 Second Street, with the purpose of destroying a building or structure of another, to wit, a 1968 White Volvo North Carolina Registration DME-890 owned by [REDACTED] contrary to the provisions of NJS 2C:17-1(a)2, and against the peace of this

State, the Government and dignity of the same.

LARRY J. McCLURE  
COUNTY PROSECUTOR

2/16/88

  
By: Assistant Prosecutor

A True Bill

2807-87

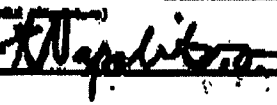
Criminal Practice

State of New Jersey		New Jersey Superior Court	
v.		BERGEN County	
		Law Division - Criminal	
<u>CHARLES CORBISHLEY</u> Defendant <i>155 Poplar Ave Hackensack NJ 390991B</i>		<input checked="" type="checkbox"/> JUDGMENT OF CONVICTION	
5.01. / 11/2/87 DATE OF ARREST. 2/16/88 DATE INDICTMENT FILED 3/11/88 DATE OF ORIGINAL PLEA <input checked="" type="checkbox"/> NOT GUILTY <input type="checkbox"/> GUILTY ORIGINAL PLEA		ADJUDICATION BY: <u>DATE</u> <input checked="" type="checkbox"/> GUILTY PLEA <u>11/16/88</u> <input type="checkbox"/> JURY TRIAL _____ <input type="checkbox"/> NON-JURY TRIAL _____ DOB: _____ SSN: _____	
ORIGINAL CHARGES		Indictment No. Count Description Charge Status S-230-88 1 ARSON 2C:17-1(b)2 2 BURGLARY OF MOTOR VEHICLE 2C:18-2 3 AGGRAVATED ARSON 2C:17-1A2	
FINAL CHARGES		CT. 1 (AMENDED) FAILURE TO REPORT DANGEROUS FIRE 2C:17-1(c)2	
It is, therefore, on <u>1/27/89</u> ORDERED and ADJUDGED that the defendant is sentenced as follows: DISMISS CTS. 2 & 3 ON STATE'S MOTION. CT. 1 - FIVE YEARS PROBATION WITH STRICT NARCOTICS CONTROLS. ONE HUNDRED AND FIFTY HOURS COMMUNITY SERVICE. THE DEFENDANT HAS FIVE YEARS TO COMPLETE THE COMMUNITY SERVICE. ANY VIOLATION OF PROBATION IS TO BE BROUGHT BEFORE JUDGE NAPOLITANO.			
<input type="checkbox"/> It is further ORDERED that the sheriff deliver the defendant to the appropriate correctional authority. <input type="checkbox"/> Defendant is to receive credit for time spent in custody. <u>TOTAL NO. DAYS</u> _____ <u>DATES FROM / TO</u> _____ <u>DATES FROM / TO</u> _____			

<p>If the offense occurred on or after January 9, 1986, a penalty of \$30 is imposed on each count on which the defendant was convicted unless the box below indicates a higher penalty pursuant to N.J.S.A. 2C:44-3.1. (Penalty is \$25 if offense is before January 9, 1986, unless a higher penalty is noted.)</p> <p><input checked="" type="checkbox"/> Penalty imposed on count(s) <u>1</u> is \$ <u>30.00</u> each.</p> <p>Total VCCB Penalty \$ <u>30.00</u></p>		<p>If any of the offenses occurred on or after July 9, 1987, and as for a violation of Chapter 35 or 36 of Title 2C:</p> <p>1) A mandatory Drug Enforcement and Demand Reduction (D.E.D.R.) penalty is imposed for <u>each</u> count. (Write in # times for each.)</p> <table style="margin-left: 20px;"> <tr><td>1st Degree @ \$3000</td><td>4th Degree @ \$150</td></tr> <tr><td>2nd Degree @ \$2000</td><td>Disorderly Persons or Petty</td></tr> <tr><td>3rd Degree @ \$1000</td><td>Disorderly Persons @ \$500</td></tr> </table> <p>Total D.E.D.R. Penalty \$ _____</p> <p><input type="checkbox"/> Court further ORDERS that collection of the D.E.D.R. penalty be suspended upon defendant's entry into a residential drug program for the term of the program.</p> <p>2) A mandatory driver's license suspension of _____ months is ORDERED forthwith.</p> <p>Driver's License # _____ Eye Color _____</p> <p>Date of Birth _____ License Suspended: <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No</p> <p><input type="checkbox"/> If the term of suspension is more than six (6) months, the Court will allow reinstatement by the Division of Motor Vehicles pursuant to the N.J.S.A. 2C:30-16 if the defendant is not drug dependent.</p> <p>3) A for each laboratory fee of \$50 per offense is ORDERED. _____ Offenses @ \$50 Total LAB FEE \$ _____</p> <p><input type="checkbox"/> Installment payments are due at the rate of \$ _____ per _____ beginning _____ (DA#6)</p>	1st Degree @ \$3000	4th Degree @ \$150	2nd Degree @ \$2000	Disorderly Persons or Petty	3rd Degree @ \$1000	Disorderly Persons @ \$500
1st Degree @ \$3000	4th Degree @ \$150							
2nd Degree @ \$2000	Disorderly Persons or Petty							
3rd Degree @ \$1000	Disorderly Persons @ \$500							
<p>NAME (Court Clerk or Person Who Prepared This Form) <b>LUCIE RACAMATO</b></p>		<p>NAME (Attorney for Defendant or Counselor) <b>ROBERT HOLLIS, ESQ.</b></p>						

**STATEMENT OF REASONS**

THE FOLLOWING AGGRAVATING CONSIDERATIONS WERE NOTED BY THE COURT:  
 THE RISK THAT THE DEFENDANT WILL COMMIT ANOTHER OFFENSE; THE DEFENDANT HAS HAD MINOR INVOLVEMENT WITH THE CRIMINAL JUSTICE SYSTEM;  
 THE NEED TO DETER THIS DEFENDANT AND OTHERS FROM COMMITTING FUTURE OFFENSES; THE DEFENDANT DID INFLUENCE A YOUNGER PERSON IN THE COMMISSION OF THIS OFFENSE.  
 THE COURT NOTED THAT THERE WERE NO MITIGATING FACTORS CONCERNING THIS DEFENDANT

JUDGE (Name) <b>ANDREW P. NAPOLITANO, JSC</b>	ATTORNEY (Name) 	DATE <b>1/27/89</b>
--	---	------------------------

CC Chief Probation Officer

## State of New Jersey

V.O.P.

## New Jersey Superior Court

BERGEN County

Law Division - Criminal

CHARLES CORBISHLEY

Defendant (Specify Complete Name)

	DATE OF BIRTH
390991B	S.B.I. #
11/2/87	DATE OF ARREST
2/16/88	DATE IND / ACC FILED
3/11/88	DATE OF ORIGINAL PLEA
<input checked="" type="checkbox"/> NOT GUILTY	<input type="checkbox"/> GUILTY

- Judgment of Conviction  
 Change of Judgment  
 Order for Commitment  
 Indictment/Accusation Dismissed  
 Judgment of Acquittal

ADJUDICATION BY: DATE  
 GUILTY PLEA 11/16/88  
 JURY TRIAL \_\_\_\_\_  
 NON-JURY TRIAL \_\_\_\_\_  
 Guilty/Not Guilty \_\_\_\_\_

## ORIGINAL CHARGES

IND / ACC No.	Count	Description	Date	Status
S-230-88	1	ARSON		2C:17-1(b)2
	2	BURGLARY OF MOTOR VEHICLE		2C:18-2
	3	AGGRAVATED ARSON		2C:17-1A2

## FINAL CHARGES

Count	Description	Date	Status
Ct. 1	(AMENDED) FAILURE TO REPORT DANGEROUS FIRE		2C:17-1(c)2

1/27/89 Original Sentence

It is, therefore, on 8/8/91 V.O.P. ORDERED and ADJUDGED that the defendant is sentenced as follows:

DEFENDANT RE-SENTENCED TO 2 YEARS PROBATION, EFFECTIVE TODAY.  
 DEFENDANT IS TO RECIEVE OUTPATIENT COUNSELING BY A PERSON LICENSED  
 TO DO SO AND WHO IS ACCEPTABLE TO PROBATION. THIS PERSON IS TO  
 SUBMIT A WRITTEN REPORT TO PROBATION EVERY 60 DAYS.

150 HOURS COMMUNITY SERVICE-VACATED

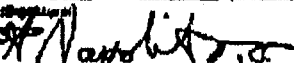
- It is further ORDERED that the sheriff deliver the defendant to the appropriate correctional authority.  
 Defendant is to receive credit for time spent in custody.

TOTAL NO. DATE DATES (From / To)

Total Custodial Term \_\_\_\_\_ Institution \_\_\_\_\_ Total Probation Term \_\_\_\_\_

State of New Jersey v. CHARLES CORBISHLEY		SB# 290491B	IND ACC # S-0230-88
Total FINE \$ _____	If any of the offenses occurred on or after July 9, 1987, and is for a violation of Chapter 35 or 36 of Title 2C:		
Total RESTITUTION \$ _____	1) A mandatory Drug Enforcement and Demand Reduction (D.E.D.R.) penalty is imposed for each court (W/Mo in # boxes for each):		
If the offense occurred on or after January 9, 1986, a penalty of \$30 is imposed on each court on which the defendant was convicted unless the box below indicates a higher penalty pursuant to N.J.S.A. 2C:43-3.1. (Penalty is \$25 if offense is before January 9, 1986, unless a higher penalty is noted)		1st Degree @ \$3000      1st Degree @ \$750 2nd Degree @ \$2000      Discretionary Penalties or Party 3rd Degree @ \$1000      Discretionary Penalties @ \$300	
<input checked="" type="checkbox"/> Penalty imposed on country: 1  is \$ 30.00 each.		<b>Total D.E.D.R. Penalty \$ _____</b> <input type="checkbox"/> Court further ORDERS that collection of the D.E.D.R. penalty be suspended upon defendant's entry into a mandatory drug program for the term of the program.	
<input type="checkbox"/> Installment payments are due at the rate of \$ _____ per _____ beginning _____ (DATE)		2) A mandatory driver's license suspension of _____ months is ORDERED. The suspension shall begin today, _____ and end _____ Driver's License Number _____ (IF THE COURT IS UNABLE TO COLLECT THE LICENSE, PLEASE ALSO COMPLETE THE FOLLOWING.) Defendant's Address _____ Eye Color _____ Sex _____ Date of Birth _____ <input type="checkbox"/> The defendant is the holder of an out-of-state driver's license from the following jurisdiction _____ Driver's license # _____ <input type="checkbox"/> Your non-resident driving privileges are hereby restricted for _____ MONTHS.	
		3) A forensic laboratory fee of \$50 per offense is ORDERED. _____ Offenses @ \$50 <b>Total LAB FEE \$ _____</b>	
4) Name of Drugs Involved _____			
5) NAME (Court Clerk or Person who prepares the form) <b>MARY ELLEN SMITH</b>		TELEPHONE NUMBER 646-3580	NAME (Attorney for Defendant or Defendant) <b>Robert Hollis, Esq.</b>

**STATEMENT OF REASONS**

JUDGE (Name)  <b>ANDREW P. NAPOLITANO, J.S.C.</b>	JUDGE (Signature)  	DATE  <b>8/8/91</b>
---	---	---------------------------

Administrative Office of the Courts  
State Bureau of Probation

09/09/2009 11:49 AM Page 14 of 14  
Case 2:20-cv-12712

COPIES TO: CHIEF PROBATION OFFICER, STATE POLICE AGG CRIMINAL PRACTICE DIVISION, DEPT OF CORRECTIONS OR COUNTY PENAL INSTITUTION

<b>State of New Jersey</b>		<b>VIOLATION OF PROBATION</b>		<b>New Jersey Superior Court</b>
				<b>BERGEN County</b>
<b>v.</b>				<b>Law Division - Criminal</b>
<b>CHARLES CORBISHLEY</b>				<input type="checkbox"/> <b>Judgment of Conviction</b>
Defendant (Specify Complete Name)				<input type="checkbox"/> <b>Change of Judgment</b>
<b>[REDACTED]</b>		<b>DATE OF BIRTH</b>		<input type="checkbox"/> <b>Order for Commitment</b>
<b>390991B</b>		S.B.I. #		<input type="checkbox"/> <b>Indictment/Accusation Dismissed</b>
<b>11/2/87</b>		<b>DATE OF ARREST</b>		<input type="checkbox"/> <b>Judgment of Acquittal</b>
<b>2/16/88</b>		<b>DATE IND / ACC FILED</b>		
<b>3/11/88</b>		<b>DATE OF ORIGINAL PLEA</b>		
<input checked="" type="checkbox"/> <b>NOT GUILTY</b> <input type="checkbox"/> <b>GUILTY</b>		<b>ORIGINAL PLEA</b>		
<b>ORIGINAL CHARGES</b>				<b>ADJUDICATION BY:</b> <b>DATE</b>
<b>IND/ACC No.</b>	<b>Court</b>	<b>Description</b>	<b>Date</b>	<b>Stage</b>
S-230-88	1	Arson		2C:17-1(b)2
	2	Burglary of motor vehicle		2C:18-2
	3	Aggr. Arson		2C:17-1A2
<b>FINAL CHARGES</b>				
<b>Court</b>	<b>Description</b>		<b>Date</b>	<b>Stage</b>
Ct. 1	(Amended) Failure to report dangerous fire			2C:17-1(c)2
<b>1/27/89 Original Sentence</b>				
It is, therefore, on <b>1/3/92*</b> <b>ORDERED and ADJUDGED</b> that the defendant is sentenced as follows:				
* MOTION BY DEFENDANT TO TERMINATE PROBATION GRANTED, DEFENDANT TERMINATED FROM PROBATION.				
<input type="checkbox"/> It is further ORDERED that the sheriff deliver the defendant to the appropriate corrections authority. <input type="checkbox"/> Defendant is to receive credit for time spent in custody. <b>TOTAL NO. DAYS</b> _____ <b>DATE OF PAYMENT</b> _____				
<b>Total Custodial Term</b> _____ <b>Institution</b> _____ <b>CUSTODIAL TERM</b> _____ <b>Total Probation Term</b> _____				

State of New Jersey v.

CHARLES CORBISHLEY

S 01 # 3902916

IND ACC

-73-10

Total FINE \$ \_\_\_\_\_

TOTAL RESTITUTION \$ \_\_\_\_\_

If the offense occurred on or after January 9, 1986, a penalty of \$30 is imposed on each count on which the defendant was convicted unless the box below indicates a higher penalty pursuant to N.J.S.A. 2C:43-3.1. (Penalty is \$25 if offense is before January 9, 1986, unless a higher penalty is noted.)

Penalty imposed on count(s) \_\_\_\_\_

is \$ \_\_\_\_\_ each.

Total VCCB Penalty \$ \_\_\_\_\_

Installment payments are due at the rate of \$ \_\_\_\_\_ per \_\_\_\_\_ beginning \_\_\_\_\_ (DATE)

If any of the offenses occurred on or after July 9, 1987, and is for a violation of Chapter 35 or 36 of Title 2C:

1) A mandatory Drug Enforcement and Demand Reduction (D.E.D.R.) penalty is imposed for each count. (Write in # times for each)

1st Degree @ \$3000	4th Degree @ \$750
2nd Degree @ \$2000	Disorderly Persons or Party
3rd Degree @ \$1000	Disorderly Persons @ \$500

Total D.E.D.R. Penalty \$ \_\_\_\_\_

Court further ORDERS that collection of the D.E.D.R. penalty be suspended upon defendant's entry into a residential drug program for the term of the program.

2) A mandatory driver's license suspension of \_\_\_\_\_ months is ORDERED

The suspension shall begin today, \_\_\_\_\_ and end \_\_\_\_\_

Driver's License Number \_\_\_\_\_

(IF THE COURT IS UNABLE TO COLLECT THE LICENSE, PLEASE ALSO COMPLETE THE FOLLOWING.)

Defendant's Address \_\_\_\_\_

Eye Color \_\_\_\_\_ Sex \_\_\_\_\_ Date of Birth \_\_\_\_\_

The defendant is the holder of an out-of-state driver's license from the following jurisdiction \_\_\_\_\_ Driver's license # \_\_\_\_\_

Your non-resident driving privileges are hereby revoked for \_\_\_\_\_ Months.

3) A limited statutory fee of \$50 per offense is ORDERED. \_\_\_\_\_ Offenses @ \$50

Total LAB FEE \$ \_\_\_\_\_

4) Name of Drugs Involved \_\_\_\_\_

NAME (Court Clerk or Person who prepares this form)

TELEPHONE NUMBER

Mary Ellen Smith

201 646-3580

NAME (Attorney for Defendant or Defender)

Robert Hollis, Esq.

## STATEMENT OF REASONS

THE COURT FINDS THAT THE DEFENDANT HAS BEEN BURDENED WITH PROBATION LONG ENOUGH GIVEN THE NATURE OF THE ORIGINAL OFFENSE, AND THAT FURTHER PROBATION WOULD BE FRUITLESS AND FRUSTRATING FOR BOTH THE DEFENDANT AND PROBATION DEPARTMENT.

JUDGE (Name)  
HON. ANDREW P. NAPOLITANO, J.S.C.

JUDGE (Signature)  
*Andrew P. Napolitano*

DATE  
23/8/92

Administrative Office of the Courts  
State Bureau of Probation

COPIES TO: CHIEF PROBATION OFFICER, STATE POLICE, ADDITIONAL PROSECUTOR, DEPT OF COMMENCEMENT OR COUNTY PENAL INSTITUTION

CIT. NAME Charles Contishley

PLA FORM

County Bergenbefore JUDGE McMahon

## 1. List the charges to which you are pleading guilty:

Ind./Acc./Compl. Num.	Count	Nature of Offense and Degree	STATUTORY MAXIMUM		VCCB
			Time	Fine	Penalty*
<u>S-230-88</u>	<u>1</u>	<u>as amended to</u>	<u>MAX</u>	<u>18 months / 7,500</u>	<u>\$700</u>
		<u>44L Acq. po</u>	<u>MAX</u>	<u></u>	<u></u>
		<u>26117-1 C</u>	<u>MAX</u>	<u></u>	<u></u>
			<u>MAX</u>	<u></u>	<u></u>
			<u>MAX</u>	<u></u>	<u></u>

Your total exposure as a result of this plea is: Tot. 7,500 30.00

PLEASE CIRCLE APPROPRIATE ANSWER

2. Are you satisfied with the advice you have received from your lawyer?  (YES)  (NO)3. Do you understand what the charges mean?  (YES)  (NO)

4. Do you understand that by pleading guilty you are giving up certain rights? Among them are:

a. The right to a jury trial in which the State must prove your guilt beyond a reasonable doubt?  (YES)  (NO)b. The right to remain silent?  (YES)  (NO)c. The right to confront the witnesses against you?  (YES)  (NO)

5. Do you understand that if you plead guilty:

a. You will have a criminal record?  (YES)  (NO)

b. Unless the plea bargain provides otherwise, you could be sentenced to serve the maximum time in confinement, to pay the maximum fine and to pay the maximum VCCB penalty?

c. You must pay a minimum Violent Crimes Compensation penalty of \$30 for each count to which you plead guilty? (\$25 if crime occurred before 1/9/86)  (YES)  (NO)6. Do you understand that the court could in its discretion impose a minimum time in confinement to be served before you become eligible for parole, which period could be as long as one half of the period of the custodial sentence imposed?  (YES)  (NO)7. Did you enter a plea of guilty to any charges that require a mandatory period of parole ineligibility or a mandatory extended term?  (YES)  (NO)8. Did you plead guilty to a crime that contains a presumption of imprisonment?  (YES)  (NO)

9. Are you presently on probation or parole?

a. Do you realize that a guilty plea may result in a violation of your probation or parole?  (YES)  (NO)  (N/A)10. Are you presently serving a custodial sentence on another charge? a. Do you understand that a guilty plea may affect your parole eligibility?  (YES)  (NO)  (N/A)

11. List any charges the prosecutor has agreed to recommend for dismissal:

Ind./Acc./Compl.#	Count	Nature of Offense and Degree
<u>S-230-88</u>	<u>2</u>	<u>3rd degree arson</u>
<u>S-230-88</u>	<u>2</u>	<u>burglary</u>

Defendant's Initials CC

Violent Crimes Compensation Board Penalty

12. Specify any sentence the Prosecutor has agreed to recommend.

Nope

13. Has the Prosecutor promised that he or she will NOT:

- a. Speak at sentencing?
- b. Seek an extended term of confinement?
- c. Seek a stipulation of parole ineligibility?

[YES] [NO] *No*  
 [YES] *3* [NO]  
 [YES] [NO] *N/A*

14. Are you aware that you may be ordered to pay restitution?

[YES] [NO]

15. Do you understand that if you are a public office holder or employee, you can be required to forfeit your office or job by virtue of your plea of guilty?

[YES] [NO] *N/A*

16. Do you understand that if you are not a United States citizen or national, you may be deported by virtue of your plea of guilty?

[YES] [NO] *C* [N/A]

17. Have you discussed with your attorney the legal doctrine of merger?

[YES] [NO] *N/A*

18. Are you reserving the right to assert merger with respect to counts to which you are pleading guilty?

[YES] [NO] *N/A*

19. List any other promises or representations that have been made by you, the prosecutor, your defense attorney, or anyone else as a part of this plea of guilty:

\_\_\_\_\_  
\_\_\_\_\_

20. Have any promises other than those mentioned on this form, or any threats, been made in order to cause you to plead guilty?

[YES] [NO]

21. Do you understand that the Judge is not bound by any promises or recommendations of the Prosecutor and that if the Judge decides to impose a more severe sentence than recommended by the Prosecutor, you may take back your plea of guilty and anything said by you in furtherance of this plea of guilty cannot be used against you at trial?

[YES] [NO]

22. Did you commit the offense(s) to which you are pleading guilty?

[YES] [NO]

23. Do you have any questions at all concerning this plea?

[YES] [NO]

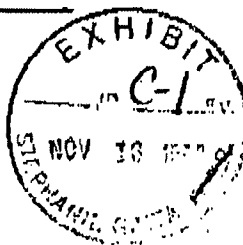
DATE: 11/16/88

John C. Miller  
Defendant

DEFENSE ATTORNEY

PROSECUTING ATTORNEY

Jack Brangan - Clerk



Administrative Office of the Courts  
CRD 14 (14a); Formally LSC-27

P.O. 2109-91

/lp  
11/17/92

SUPERIOR COURT OF NEW JERSEY  
BERGEN COUNTY - LAW DIVISION  
NOVEMBER TERM A.D. 1992  
SECOND STATED SESSION

THE STATE OF NEW JERSEY :

-vs- :

CHARLES CORBISHLEY a/k/a :  
Charles Corbishley, Jr. :

Indictment No. S-166A-92

DEFENDANT :

The Grand Jurors of the State of New Jersey, for the  
County of Bergen, upon their oaths present as a

FIRST COUNT

that CHARLES CORBISHLEY a/k/a Charles Corbishley, Jr. and [REDACTED]  
[REDACTED], on or about September 15,  
1991, in the Borough of Fair Lawn, in the County of Bergen  
aforesaid, and within the jurisdiction of this Court, did  
knowingly or purposely possess a controlled dangerous substance,  
or its analog, namely OXYCODONE; contrary to the provision of  
NJS 2C:35-10a(1), and against the peace of this State, the  
Government and dignity of the same.

SECOND COUNT

AND the Grand Jurors aforesaid, upon their oaths aforesaid,  
do further PRESENT that CHARLES CORBISHLEY a/k/a Charles  
Corbishley, Jr. and [REDACTED], on  
or about September 15, 1991, in the Borough of Fair Lawn, in the

County of Bergen aforesaid, and within the jurisdiction of this Court, did commit theft by knowingly receiving movable property of [REDACTED], with a value in excess of \$500.00, knowing the same to be stolen or believing it had probably been stolen; contrary to the provisions of NJS 2C:20-7, and against the peace of this State, the Government and dignity of the same.

THIRD COUNT

AND the Grand Jurors aforesaid, upon their oaths aforesaid, do further PRESENT that CHARLES CORBISHLEY a/k/a Charles Corbishley, Jr. and [REDACTED], on or about September 15, 1991, in the Borough of Fair Lawn, in the County of Bergen aforesaid, and within the jurisdiction of this Court, knowingly and unlawfully did possess a certain weapon, to wit: a pen knife under circumstances not manifestly appropriate for such lawful uses as it may have; contrary to the provisions of NJS 2C:39-5(d), and against the peace of this State, the Government and dignity of the same.

FOURTH COUNT

AND the Grand Jurors aforesaid, upon their oaths aforesaid, do further PRESENT that CHARLES CORBISHLEY a/k/a Charles Corbishley, Jr. and [REDACTED], on or about September 15, 1991, in the Borough of Fair Lawn, in the County of Bergen aforesaid, and within the jurisdiction of this Court, knowingly any unlawfully did possess a certain weapon, to wit: a billy club, without any explainable lawful purpose; contrary to the provisions of NJS 2C:39-3(e), and against the peace of this State, the Government and dignity of the same.

FIFTH COUNT

AND the Grand Jurors aforesaid, upon their oaths aforesaid, do further PRESENT that CHARLES CORBISHLEY a/k/a Charles Corbishley, Jr. and [REDACTED], on or about September 15, 1991, in the Borough of Fair Lawn, in the County of Bergen aforesaid, and within the jurisdiction of this Court, knowingly and unlawfully did possess a certain weapon, to wit: a folding knife under circumstances not manifestly appropriate for such lawful uses as it may have; contrary to the provisions of NJS 2C:39-5(d), and against the peace of this State, the Government and dignity of the same.

JOHN J. FAHY  
BERGEN COUNTY PROSECUTOR

By: *Lorraine T. Leter* Assistant Prosecutor

A True Bill

## State of New Jersey

v.

CHARLES CORBISHLEY  
Defendant (Specify Complete Name)

New Jersey Superior Court

Bergen County

Law Division - Criminal

- Judgment of Conviction  
 Change of Judgment  
 Order for Commitment  
 Indictment/Accusation Dismissed  
 Judgment of Acquittal

DATE OF BIRTH

390991B

S.B.I. #

9/15/91

DATE OF ARREST

11-17-92

DATE IND / ACC FILED

12-18-92

DATE OF ORIGINAL PLEA

NOT GUILTY  GUILTY 

ORIGINAL PLEA

ORIGINAL PLEA

ADJUDICATION BY:

DATE

 GUILTY PLEA 4/6/93 JURY TRIAL \_\_\_\_\_ NON-JURY TRIAL \_\_\_\_\_ Dismissed/Acquitted \_\_\_\_\_

## ORIGINAL CHARGES

IND / ACC No.	Count	Description	Degree	Status
S-1661-92-01	1	Poss. CDS (oxycodone).	3rd	2C:35-10A1
	2	Rec. Stolen Property	3rd	2C:20-7
	3&5	Poss. Weapon (Knife)	4th	2C:39-50
	4	Poss. Weapon (billy Club)	4th	2C:39-3E

## FINAL CHARGES

Count	Description	Degree	Status
2	Receiving Stolen Property	3rd	2C:20-7

It is, therefore, on JUNE 18, 1993 ORDERED and ADJUDGED that the defendant is sentenced as follows:

Ct. 2: Placed on probation for a period of five (5) years.

Cond. of Probation: Serve 364 days in the Bergen County Jail. This jail sentence is to commence on JUNE 25, 1993.

Upon Release: Obtain psychiatric treatment.

Obtain drug counseling.

Routine drug testing.

Remain gainfully employed.

This sentence is to run concurrent with the sentence imposed on indictment S-1819-92-02.

Dismissed Cts. 1,3,4,5 and Complaint S421770 on States Motion.

 It is further ORDERED that the sheriff deliver the defendant to the appropriate correctional authority. Defendant is to receive credit for time spent in custody (R. 3:21-8).

2 TOTAL NO DAYS 9/15/91-9/16/91

DATES (from / to)

 Defendant is to receive good time credit for time spent in custody [N.J.S.A. 2C:44-5b(2)].

TOTAL NO DAYS DATES (from / to)

Total Custodial Term 364 days Institution BCJ

Total Probation Term 5 years

OVER

CPS168 (Rev. 1/82) Replaces LR-34 & LR-35  
CDR 4 (Rev. 1/82)ADMINISTRATIVE OFFICE OF THE COURTS  
STATE BUREAU OF IDENTIFICATION  
NUMBER 101... CRIMINAL INVESTIGATION SECTION - STATE POLICE, AND CRIMINAL PRACTICE DIVISION, DEPT. OF CORRECTIONS OR COUNTY PENAL INSTITUTION

State of New Jersey v Charles Corbishley SBI 390991B

Total FINE \$ _____	If any of the offenses occurred on or after July 9, 1987, and is for a violation of Chapter 35 or 36 of Title 2C. 1) A mandatory Drug Enforcement and Demand Reduction (D.E.D.R.) penalty is imposed for each count. (Write in # times for each) 1st Degree @ \$3000      4th Degree @ \$750 2nd Degree @ \$2000      Disorderly Persons or Petty 3rd Degree @ \$1000      Disorderly Persons @ \$500 Total D.E.D.R. Penalty \$ _____
Total RESTITUTION \$ _____	<input type="checkbox"/> Count further ORDERS that collection of the D.E.D.R. penalty be suspended upon defendant's entry into a residential drug program for the term of the program.
If the offense occurred on or after December 23, 1991, an assessment of \$50 is imposed on each count on which the defendant was convicted unless the box below indicates a higher assessment pursuant to N.J.S.A. 2C:43-3.1. (Assessment is \$30 if offense is on or after January 9, 1986 but before December 23, 1991, unless a higher penalty is noted. Assessment is \$25 if offense is before January 9, 1986.)	
<input checked="" type="checkbox"/> Assessment imposed on 2 count(s) _____ is \$ 30.00 each.	2) A forensic laboratory fee of \$50 per offense is ORDERED Offenses @ \$50. Total LAB FEE \$ _____
Total VCCB Assessment \$ 30.00	
<input type="checkbox"/> Installment payments are due at the rate of \$ _____ per _____ beginning _____ (DATE)	3) Name of Drugs Involved _____  4) A mandatory driver's license suspension of _____ months is ORDERED. The suspension shall begin today, _____ and end _____. Driver's License Number _____ (IF THE COURT IS UNABLE TO COLLECT THE LICENSE, PLEASE ALSO COMPLETE THE FOLLOWING) Defendant's Address _____ Eye Color _____ Sex _____ Date of Birth _____  <input type="checkbox"/> The defendant is the holder of an out-of-state driver's license from the following jurisdiction _____ Driver's license # _____  <input type="checkbox"/> Your non-resident driving privileges are hereby revoked for _____ Months.

If the offense occurred on or after February 1, 1983 and the sentence is to probation or to a State Correctional facility, a transaction fee of up to \$1.00 is ordered for each occasion when a payment or installment payment is made. (P.L. 1982, c. 163)

NAME (Court Clerk or Person who prepares the form) RICHARD SCIOLARO, COURT CLERK	TELEPHONE NUMBER 646-3766	NAME (Attorney for Defendant or Counselor) Robert Hollis, Esq.
---	------------------------------	---

## STATEMENT OF REASONS

Aggravating Factors: 3, 6, 9 & 11  
 Def. has several prior records consisting of 5 arrests and 3 convictions. One conviction has been pending appeal since 3/27/93.  
 Risk that def. will commit another offense.  
 Need to deter def. and others from committing the same offense in future.  
 Imposition of a fine, penalty or restitution without also imposing a term of imprisonment would be perceived by the def. or others merely as a cost of doing business or as an acceptable contingent business or operating expense associated with the initial decision to resort to unlawful practices.

Mitigating Factor:  
 Def's youth, might in part, have been a factor in his use of poor judgement.

JUDGE (Name) ARTHUR MINUSKIN, J.S.C.

JUDGE (Signature)

DATE 6/24/93

Administrative Office of the Courts  
State Bureau of Identification

COPIES TO: CHIEF PROBATION OFFICER, STATE POLICE, AOC CRIMINAL PRACTICE DIVISION, DEPT OF CORRECTIONS or COUNTY PENAL INSTITUTION

CP0100 (Rev. 1-83) Replaces AR-23 & LR-25  
CDR 4 (Rev. 1-83)

## VIOLATION OF PROBATION

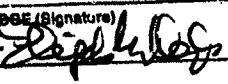
State of New Jersey v.  DEFENDANT: (Specify Complete Name) <b>CHARLES CORBISHLEY</b>		New Jersey Superior Court Law Division - Criminal																					
DATE [REDACTED]	SBN NUMBER <b>3900991B</b>	<input checked="" type="checkbox"/> JUDGMENT OF CONVICTION <input type="checkbox"/> CHANGE OF JUDGMENT <input type="checkbox"/> ORDER FOR COMMITMENT <input type="checkbox"/> INDICTMENT / ACCUSATION DISMISSED <input type="checkbox"/> JUDGMENT OF ACQUITTAL																					
DATE OF ARREST <b>7/16/92</b>	DATE INDICTMENT/ ACCUSATION FILED <b>12/15/92</b>																						
DATE OF ORIGINAL PLEA <b>1/8/93</b>	ORIGINAL PLEA <input checked="" type="checkbox"/> NOT GUILTY <input type="checkbox"/> GUILTY																						
ADJUDICATION BY <input checked="" type="checkbox"/> GUILTY PLEA DATE: _____ <input type="checkbox"/> JURY TRIAL DATE: _____		<input type="checkbox"/> NON-JURY TRIAL DATE: _____	<input type="checkbox"/> Dismissed/Accused DATE: _____																				
<b>ORIGINAL CHARGES</b> <table border="1"> <thead> <tr> <th>IND / ACC NO.</th> <th>COUNT</th> <th>DESCRIPTION</th> <th>DEGREE</th> <th>STATUTE</th> </tr> </thead> <tbody> <tr> <td colspan="5"><b>S 1661-92-01 Violation of Probation</b></td> </tr> <tr> <td colspan="5">Ct. 1 Burglary 2C:18-2</td> </tr> <tr> <td colspan="5">Ct. 2 Theft 2C:20-3</td> </tr> </tbody> </table>				IND / ACC NO.	COUNT	DESCRIPTION	DEGREE	STATUTE	<b>S 1661-92-01 Violation of Probation</b>					Ct. 1 Burglary 2C:18-2					Ct. 2 Theft 2C:20-3				
IND / ACC NO.	COUNT	DESCRIPTION	DEGREE	STATUTE																			
<b>S 1661-92-01 Violation of Probation</b>																							
Ct. 1 Burglary 2C:18-2																							
Ct. 2 Theft 2C:20-3																							
<b>FINAL CHARGES</b> <table border="1"> <thead> <tr> <th>COUNT</th> <th>DESCRIPTION</th> <th>DEGREE</th> <th>STATUTE</th> </tr> </thead> <tbody> <tr> <td colspan="4"><b>Ct. 1 Burglary</b> <i>Dolores Corbett C.C.</i></td> </tr> </tbody> </table>				COUNT	DESCRIPTION	DEGREE	STATUTE	<b>Ct. 1 Burglary</b> <i>Dolores Corbett C.C.</i>															
COUNT	DESCRIPTION	DEGREE	STATUTE																				
<b>Ct. 1 Burglary</b> <i>Dolores Corbett C.C.</i>																							
<p>It is, therefore, on <u>11/8/96</u> ORDERED and ADJUDGED that the defendant is sentenced as follows:</p> <p>The Defendant is sentenced to the custody of the Commissioner of Corrections for a period of four years on Ct. 1, to run concurrent to sentence imposed for Indictment No. S1393-95-01, Ct. 1, S1819-92 96-01-13-1, .</p>																							
<p><input type="checkbox"/> It is further ORDERED that the sheriff deliver the defendant to the appropriate correctional authority.</p> <table border="1"> <tr> <td><input type="checkbox"/> Defendant is to receive credit for time spent in custody (R. 3:21-6).</td> <td>TOTAL NUMBER OF DAYS</td> <td>DATE (From/To)</td> </tr> <tr> <td></td> <td></td> <td>DATE (From/To)</td> </tr> <tr> <td><input type="checkbox"/> Defendant is to receive gap time credit for time spent in custody. (N.J.S.A. 2C:44-5b(2)).</td> <td>TOTAL NUMBER OF DAYS</td> <td>DATE (From/To)</td> </tr> </table> <p>Total Custodial Term <u>4 years</u> Institution <u>C.C.D.C.</u> Total Probation Term _____</p>				<input type="checkbox"/> Defendant is to receive credit for time spent in custody (R. 3:21-6).	TOTAL NUMBER OF DAYS	DATE (From/To)			DATE (From/To)	<input type="checkbox"/> Defendant is to receive gap time credit for time spent in custody. (N.J.S.A. 2C:44-5b(2)).	TOTAL NUMBER OF DAYS	DATE (From/To)											
<input type="checkbox"/> Defendant is to receive credit for time spent in custody (R. 3:21-6).	TOTAL NUMBER OF DAYS	DATE (From/To)																					
		DATE (From/To)																					
<input type="checkbox"/> Defendant is to receive gap time credit for time spent in custody. (N.J.S.A. 2C:44-5b(2)).	TOTAL NUMBER OF DAYS	DATE (From/To)																					

OVER

## VIOLATION OF PROBATION

State of New Jersey v. CHARLES CORBISHLEY

S.B.I. # IND / ACC N. S 1661-92-01

Total FINE \$ _____	If any of the offenses occurred on or after July 9, 1987, and is for a violation of Chapter 35 or 36 of Title 2C.		
Total RESTITUTION \$ _____	1) A mandatory Drug Enforcement and Demand Reduction (D.E.D.R.) penalty is imposed for each count. (Write in # times for each.)		
If the offense occurred on or after December 23, 1991, an assessment of \$50 is imposed on each count on which the defendant was convicted unless the box below indicates a higher assessment pursuant to N.J.S.A. 2C:43-3.1. (Assessment is \$30 if offense is on or after January 9, 1988 but before December 23, 1991, unless a higher penalty is noted. Assessment is \$25 if offense is before January 9, 1988.)	1st Degree @ \$3000	4th Degree @ \$750	
<input type="checkbox"/> Assessment imposed on count(s) _____ is \$ _____ each.	2nd Degree @ \$2000	Disorderly Persons or Petty	
Total VCCB Assessment \$ _____	3rd Degree @ \$1000	Disorderly Persons @ \$500	
<input type="checkbox"/> Installment payments are due at the rate of \$ _____ per _____ beginning _____ (DATE)	Total D.E.D.R. Penalty \$ _____		
<input type="checkbox"/> Court further ORDERS that collection of the D.E.D.R. penalty be suspended upon defendant's entry into a residential drug program for the term of the program. 2) A forensic laboratory fee of \$50 per offense is ORDERED. Offenses @ \$50.			
Total Lab Fee \$ _____			
3) Name of Drugs involved _____			
4) A mandatory driver's license suspension of _____ months is ORDERED. The suspension shall begin today, _____ and end _____.			
Driver's License Number _____ (IF THE COURT IS UNABLE TO COLLECT THE LICENSE, PLEASE ALSO COMPLETE THE FOLLOWING.)			
Defendant's Address _____			
Eye Color _____ Sex _____ Date of Birth _____			
<input type="checkbox"/> The defendant is the holder of an out-of-state driver's license from the following jurisdiction _____ Driver's License Number _____			
<input type="checkbox"/> Defendant's non-resident driving privileges are hereby revoked for _____ Months.			
If the offense occurred on or after February 1, 1993 and the sentence is to probation or to a State Correctional facility, a transaction fee of up to \$1.00 is ordered for each occasion when a payment or installment payment is made. (P.L. 1992, c. 169) If the offense occurred on or after August 2, 1993, a \$75 Safe Neighborhood Services Fund assessment is ordered for each conviction. (P.L. 1993, c. 220) If the offense occurred on or after January 5, 1994 and the sentence is to probation, a fee of up to \$25 per month for the probationary term is ordered. (P.L. 1993, c. 276) Amount per month _____			
NAME (Court Clerk or Person preparing this form) <b>DOLORES ENRIGHT</b>	TELEPHONE NUMBER <b>646 3580</b>	NAME (Attorney for Defendant at Sentencing) <b>M. FEINSTEIN</b>	
<b>STATEMENT OF REASONS</b>			
<b>AGGRAVATING FACTORS:</b> Risk that defendant will commit another offense. Prior record and seriousness of prior offenses. Need to deter defendant and others. Imposition of a fine, penalty or order for restitution without also imposing a term of imprisonment would be perceived by the defendant or others merely as part of the cost of doing business, or as an acceptable contingent business of operating expense associated with the initial decision to resort to unlawful practices.			
<b>MITIGATING FACTORS:</b> Defendant's youth, might in part, have been a factor in his use of poor judgment.			
JUDGE (Name) <b>Elijah L. Miller, J.S.C.</b>	JUDGE (Signature) 	DATE <b>11/18/96</b>	CPO188 (8/8)

Administrative Office of the Courts  
State Bureau of Identification  
COPIES TO: CHIEF PROBATION OFFICER

STATE POLICE

AOC CRIMINAL PRACTICE DIVISION

DEPT OF CORRECTIONS OR COUNTY PENAL INSTITUTION

AMENDED  
VIOLATION OF PROBATION

State of New Jersey		New Jersey Superior Court Law Division - Criminal								
v.										
DEFENDANT: (Specify Complete Name)	CHARLES CORBISHLEY									
DATE	SSN NUMBER 3900991B									
DATE OF ARREST 7/16/92	DATE INDICTMENT / ACCUSATION FILED 12/15/92									
DATE OF ORIGINAL PLEA 1/8/93	ORIGINAL PLEA <input checked="" type="checkbox"/> NOT GUILTY <input type="checkbox"/> GUILTY									
ADJUDICATION BY <input checked="" type="checkbox"/> GUILTY PLEA DATE: <input type="checkbox"/> NON-JURY TRIAL DATE: <input type="checkbox"/> JURY TRIAL DATE: <input type="checkbox"/> Dismissed/Acquitted DATE:										
ORIGINAL CHARGES										
IND / ACC NO.	COUNT	DESCRIPTION	DEGREE	STATUTE						
S 1661-92-01 2109-91	Ct. 1 Ct. 2	Violation of Probation Burglary Theft	2C:18-2 2C:20-3	<i>for probation</i>						
FINAL CHARGES				<i>Dolores Conroy C-C</i>						
COUNT	DESCRIPTION	DEGREE	STATUTE							
Ct. 1 Burglary										
<p>It is, therefore, on <u>7/1/98</u> ORDERED and ADJUDGED that the defendant is sentenced as follows:</p> <p>The Defendant is sentenced to the custody of the Commissioner of Corrections for a period of four years on Ct. 1, to run concurrent to sentence imposed for Indictment No. S1393-95-01, Ct. 1, S-1819-93 96-01-13-1.</p>										
<p><input type="checkbox"/> It is further ORDERED that the sheriff deliver the defendant to the appropriate correctional authority.</p> <table border="1"> <tr> <td><input type="checkbox"/> Defendant is to receive credit for time spent in custody (R. 3:21-8).</td> <td>TOTAL NUMBER OF DAYS</td> <td>DATE (From/To)</td> </tr> <tr> <td><input type="checkbox"/> Defendant is to receive gap time credit for time spent in custody. (N.J.S.A. 2C:44-5b(2)).</td> <td>TOTAL NUMBER OF DAYS</td> <td>DATE (From/To)</td> </tr> </table>					<input type="checkbox"/> Defendant is to receive credit for time spent in custody (R. 3:21-8).	TOTAL NUMBER OF DAYS	DATE (From/To)	<input type="checkbox"/> Defendant is to receive gap time credit for time spent in custody. (N.J.S.A. 2C:44-5b(2)).	TOTAL NUMBER OF DAYS	DATE (From/To)
<input type="checkbox"/> Defendant is to receive credit for time spent in custody (R. 3:21-8).	TOTAL NUMBER OF DAYS	DATE (From/To)								
<input type="checkbox"/> Defendant is to receive gap time credit for time spent in custody. (N.J.S.A. 2C:44-5b(2)).	TOTAL NUMBER OF DAYS	DATE (From/To)								
Total Custodial Term _____ Institution _____ Total Probation Term _____										

Administrative Office of the Courts  
State Bureau of Identification  
COPIES TO: CHIEF PROBATION OFFICER

STATE POLICE

AOC CRIMINAL PRACTICE DIVISION

DEPT OF CORRECTIONS OR COUNTY PRISON



## VIOLATION OF PROBATION

State of New Jersey v. CHARLES CORBISHLEY S.B.I. # IND / ACC # S 1661-92-01

Total FINE \$ _____	If any of the offenses occurred on or after July 9, 1987, and is for a violation of Chapter 35 or 36 of Title 2C.	
Total RESTITUTION \$ _____	1) A mandatory Drug Enforcement and Demand Reduction (D.E.D.R.) penalty is imposed for each count. (Write in # times for each.)	
<p>If the offense occurred on or after December 23, 1991, an assessment of \$50 is imposed on each count on which the defendant was convicted unless the box below indicates a higher assessment pursuant to N.J.S.A. 2C:43-3.1. (Assessment is \$30 if offense is on or after January 9, 1988 but before December 23, 1991, unless a higher penalty is noted. Assessment is \$25 if offense is before January 9, 1986.)</p> <p><input type="checkbox"/> Assessment imposed on count(s) _____ is \$ _____ each.</p> <p>Total VCCB Assessment \$ _____</p> <p><input type="checkbox"/> Installment payments are due at the rate of \$ _____ per beginning _____ (DAY)</p>		
<p><input type="checkbox"/> Court further ORDERS that collection of the D.E.D.R. penalty be suspended upon defendant's entry into a residential drug program for the term of the program.</p> <p>2) A forensic laboratory fee of \$50 per offense is ORDERED. Offenses @ \$50.</p> <p>Total Lab Fee \$ _____</p> <p>3) Name of Drugs Involved _____</p> <p>4) A mandatory driver's license suspension of _____ months is ORDERED. The suspension shall begin today. _____ and end. _____</p> <p>Driver's License Number _____</p> <p>(IF THE COURT IS UNABLE TO COLLECT THE LICENSE, PLEASE ALSO COMPLETE THE FOLLOWING.)</p> <p>Defendant's Address _____</p> <p>Eye Color _____ Sex _____ Date of Birth _____</p> <p><input type="checkbox"/> The defendant is the holder of an out-of-state driver's license from the following jurisdiction _____ Driver's License Number _____</p> <p><input type="checkbox"/> Defendant's non-resident driving privileges are hereby revoked for _____ Months.</p>		
<p>If the offense occurred on or after February 1, 1993 and the sentence is to probation or to a State Correctional facility, a transaction fee of up to \$1.00 is ordered for each occasion when a payment or instalment payment is made. (P.L. 1992, c. 169)</p> <p>If the offense occurred on or after August 2, 1993, a \$75 Safe Neighborhood Services Fund assessment is ordered for each conviction. (P.L. 1993, c. 220)</p> <p>If the offense occurred on or after January 5, 1994 and the sentence is to probation, a fee of up to \$25 per month for the probationary term is ordered. (P.L. 1993, c. 275) Amount per month _____</p>		
NAME (Court Clerk or Person preparing this form) DOLORES ENRIGHT	TELEPHONE NUMBER 646 3580	NAME (Attorney for Defendant or Suspending) M. FEINSTEIN
<b>STATEMENT OF REASONS</b>		
<p><b>AGGRAVATING FACTORS:</b></p> <p>Risk that defendant will commit another offense. Prior record and seriousness of prior offenses. Need to deter defendant and others. Imposition of a fine, penalty or order for restitution without also imposing a term of imprisonment would be perceived by the defendant or others merely as part of the cost of doing business, or as an acceptable contingent business of operating expense associated with the initial decision to resort to unlawful practices.</p> <p><b>MITIGATING FACTORS:</b></p> <p>Defendant's youth, might in part, have been a factor in his use of poor judgment.</p>		
JUDGE (Name) Elijah L. Miller, J.S.	JUDGE (Signature) C. <i>Elijah L. Miller</i>	DATE 9/1/98

Administrative Office of the Courts  
Bureau of Identification  
COPIER/CHIEF PROBATION OFFICER

STATE POLICE

AOC CRIMINAL PRACTICE DIVISION

DEPT OF CORRECTIONS OR COUNTY PENAL INSTITUTION

CPO100 (6/94)

P.O. 1610-92

/lp

12/15/92

SUPERIOR COURT OF NEW JERSEY  
BERGEN COUNTY - LAW DIVISION  
NOVEMBER TERM A.D. 1992  
SECOND STATED SESSION

THE STATE OF NEW JERSEY :

-vs- :

: Indictment No.

CHARLES CORBISHLEY :

*S-1819-92*

DEFENDANT :

The Grand Jurors of the State of New Jersey, for the County of Bergen, upon their oaths present as a

FIRST COUNT

that [REDACTED] and CHARLES CORBISHLEY, on or about July 12,

1992, in the Township of Teaneck, in the County of Bergen

aforesaid, and within the jurisdiction of this Court, did

unlawfully enter the structure of [REDACTED]

[REDACTED], with the purpose to commit an offense therein; contrary to the provisions of NJS 2C:18-2, and against the peace of this State, the Government and dignity of the same.

SECOND COUNT

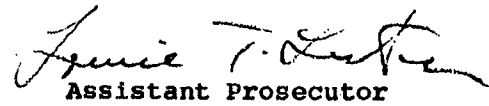
AND the Grand Jurors aforesaid, upon their oaths aforesaid, do further PRESENT that [REDACTED] and CHARLES CORBISHLEY, on or about July 12, 1992, in the Township of Teaneck, in the County of Bergen aforesaid, and within the jurisdiction of this Court,

did unlawfully take or exercise unlawful control over movable property of, or in the custody and control of [REDACTED]  
[REDACTED], with a value in excess of \$500.00 with purpose to deprive the owner thereof; contrary to the provisions of NJS 2C:20-3, and against the peace of this State, the Government and dignity of the same.

THIRD COUNT

AND the Grand Jurors aforesaid, upon their oaths aforesaid, do further PRESENT that [REDACTED], on or about July 12, 1992, in the Township of Teaneck, in the County of Bergen aforesaid, and within the jurisdiction of this Court, did purposely prevent a law enforcement officer, to wit: [REDACTED] of the Bergen County Police Department from effecting a lawful arrest by using or threatening to use physical force or violence against [REDACTED], or by using any other means to create a substantial risk of causing physical injury to [REDACTED] [REDACTED] or another; contrary to the provisions of NJS 2C:29-2(a), and against the peace of this State, the Government and dignity of the same.

JOHN J. FAHY  
BERGEN COUNTY PROSECUTOR

By:   
Janice T. Lester  
Assistant Prosecutor

A True Bill

## State of New Jersey

v.

## New Jersey Superior Court

Bergen County

Law Division - Criminal

Charles Corbishley

Defendant (Specify Complete Name)

[REDACTED] DATE OF BIRTH  
 390991R S.B.I. #  
 7/16/92 DATE OF ARREST  
 12/15/92 DATE IND / ACC FILED  
 1/8/93 DATE OF ORIGINAL PLEA

 NOT GUILTY  GUILTY

- Judgment of Conviction  
 Change of Judgment  
 Order for Commitment  
 Indictment/Accusation Dismissed  
 Judgment of Acquittal

ADJUDICATION BY: DATE  
 GUILTY PLEA 4/6/93  
 JURY TRIAL \_\_\_\_\_  
 NON-JURY TRIAL \_\_\_\_\_  
 Dismissed/Acquited \_\_\_\_\_

## ORIGINAL CHARGES

IND / ACC No.	Count	Description	Degree	Status
S-1819-92-02	1	Burglary	3rd	2C:18-2
	2	Theft	3rd	2C:20-3
	3	Not Applicable		

## FINAL CHARGES

Count	Description	Degree	Status
1	Burglary	3rd	2C:18-2

It is, therefore, on JUNE 18, 1993 ORDERED and ADJUDGED that the defendant is sentenced as follows:

Ct. 1: Placed on probation for a period of five (5) years.

Cond. of Probation: Serve 364 days in the Bergen County Jail. This jail term is to commence on JUNE 25, 1993.

Upon Release: Obtain psychiatric treatment.

Obtain drug counseling.

Routine drug testing.

Remain gainfully employed.

This sentence is to run concurrent with the sentence imposed on indictment S-1661-92-01.

Dismissed Ct. 2 on States Motion.

It is further ORDERED that the sheriff deliver the defendant to the appropriate correctional authority.

Defendant is to receive credit for time spent in custody (N.J.S.A. 3:21-8).

TOTAL NO DAYS 0  
 DATES (From / To) \_\_\_\_\_

DATES (From / To) \_\_\_\_\_

Defendant is to receive gap time credit for time spent in custody (N.J.S.A. 2C:44-5b(2)).

TOTAL NO DAYS \_\_\_\_\_  
 DATES (From / To) \_\_\_\_\_

Total Custodial Term 364 days Institution BCJ Total Probation Term 5 years

OVER

State of New Jersey v. Charles Corbishley SBI # 39099-LB IND ACC # S-1819-92-02

Total FINE \$ _____	<input type="checkbox"/> If any of the offenses occurred on or after July 9, 1987, and is for a violation of Chapter 35 or 36 of Title 2C.		
Total RESTITUTION \$ _____	1) A mandatory Drug Enforcement and Demand Reduction (D.E.D.R.) penalty is imposed for each count. (Write in # times for each.)		
		1st Degree @ \$3000	4th Degree @ \$750
		2nd Degree @ \$2000	Disorderly Persons or Petty
		3rd Degree @ \$1000	Disorderly Persons @ \$500
		Total D.E.D.R. Penalty \$ _____	
		<input type="checkbox"/> Court further ORDERS that collection of the D.E.D.R. penalty be suspended upon defendant's entry into a residential drug program for the term of the program.	
		2) A forensic laboratory fee of \$50 per offense is ORDERED _____ Offenses @ \$50.	
		Total LAB FEE \$ _____	
3) Name of Drugs Involved _____			
4) A mandatory driver's license suspension of _____ months is ORDERED.			
The suspension shall begin today, _____ and end _____			
Driver's License Number _____			
(IF THE COURT IS UNABLE TO COLLECT THE LICENSE, PLEASE ALSO COMPLETE THE FOLLOWING.)			
Defendant's Address _____			
Eye Color _____ Sex _____ Date of Birth _____			
<input type="checkbox"/> The defendant is the holder of an out-of-state driver's license from the following jurisdiction _____ Driver's license # _____			
<input type="checkbox"/> Your non-resident driving privileges are hereby revoked for _____ Months.			
If the offense occurred on or after February 1, 1983 and the sentence is to probation or to a State Correctional facility, a transaction fee of up to \$1.00 is ordered for each occasion when a payment or installment payment is made. (P.L. 1982, c. 189)			
NAME (Court Clerk or Person who prepares this form) <b>RICHARD SCIOLARO, COURT CLERK</b>	TELEPHONE NUMBER 646-3766	NAME (Attorney for Defendant at Sentencing) <b>Robert Hollis, Esq.</b>	

**STATEMENT OF REASONS**

The aggravating and mitigating factors are the same as those imposed on indictment S-1661-92-01.

JUDGE (Name) <b>ARTHUR MINUSKIN, J.S.C.</b>	JUDGE (Signature) <i>Bob Lavelle</i>	DATE <b>6/24/83</b>
--	---	------------------------

Administrative Office of the Courts  
State Bureau of IdentificationCPG100 (Rev 1-83) Replaces LR-34 & LR-35  
CDR 4 (Rev 1-83)

COPIES TO: CHIEF PROBATION OFFICER, STATE POLICE, ACC CRIMINAL PRACTICE DIVISION, DEPT OF CORRECTIONS OR COUNTY PENAL INSTITUTION

## VIOLATION OF PROBATION

State of New Jersey v. CHARLES CORBISHLEY		New Jersey Superior Court Law Division - Criminal	
DEFENDANT: (Specify Complete Name)	 <input checked="" type="checkbox"/> JUDGMENT OF CONVICTION <input type="checkbox"/> CHANGE OF JUDGMENT <input type="checkbox"/> ORDER FOR COMMITMENT <input type="checkbox"/> INDICTMENT / ACCUSATION DISMISSED <input type="checkbox"/> JUDGMENT OF ACQUITTAL		
DATE OF ARREST 7/16/92	SSN NUMBER 390991B	DATE INDICTMENT/ ACCUSATION FILED 12/15/92	
DATE OF ORIGINAL PLEA 1/8/93	ORIGINAL PLEA <input checked="" type="checkbox"/> NOT GUILTY <input type="checkbox"/> GUILTY		
ADJUDICATION BY  <input checked="" type="checkbox"/> GUILTY PLEA DATE: <input type="checkbox"/> NON-JURY TRIAL DATE: <input type="checkbox"/> JURY TRIAL DATE: <input type="checkbox"/> Dismissed/Acquitted DATE:			
<b>ORIGINAL CHARGES</b>			
IND/ACC NO.	COUNT	DESCRIPTION	DEGREE STATUTE
S 1819-92-02	CT. 1	BURGLARY	3rd deg. 2C:18-2
	CT. 2	THEFT	3rd deg. 2C:20-3
<b>FINAL CHARGES</b>			
COUNT	DESCRIPTION	DEGREE	STATUTE
CT. 1 BURGLARY			
<p style="text-align: right;"><i>Tolson August C.L.</i></p> <p>It is, therefore, on <u>11/8/96</u> ORDERED and ADJUDGED that the defendant is sentenced as follows:</p> <p>Defendant is sentenced to the custody of the Commissioner of Corrections for four years-Ct. 1, concurrent to sentence imposed for Indictment No. S 1393-95-01, S 0013-96-01 and S 1661-92-01.</p>			
<input type="checkbox"/> It is further ORDERED that the sheriff deliver the defendant to the appropriate correctional authority.			
<input type="checkbox"/> Defendant is to receive credit for time spent in custody (R. 3:21-8).		TOTAL NUMBER OF DAYS	DATE (From/To)
			DATE (From/To)
<input type="checkbox"/> Defendant is to receive gap time credit for time spent in custody. (N.J.S.A. 2C:44-5b(2)).		TOTAL NUMBER OF DAYS	DATE (From/To)
Total Custodial Term <u>4 years</u> Institution <u>C.C.D.C.</u> Total Probation Term _____			

**OVER**

CHARLES CORBISHLEY State of New Jersey		S.P.I. # IND / ACC # S. 1819-93-01
Total FINE \$ _____	If any of the offenses occurred on or after July 9, 1987, and is for a violation of Chapter 56 or 56 of Title 2C.	
Total RESTITUTION \$ _____	1) A mandatory Drug Enforcement and Demand Reduction (D.E.D.R.) penalty is imposed for each count. (Write in # times for each.)	
If the offense occurred on or after December 23, 1991, an assessment of \$60 is imposed on each count on which the defendant was convicted unless the box below indicates a higher assessment pursuant to N.J.S.A. 2C:43-3.1. (Assessment is \$30 if offense is on or after January 9, 1986 but before December 23, 1991, unless a higher penalty is noted. Assessment is \$25 if offense is before January 9, 1986.)	<input type="checkbox"/> 1st Degree @ \$3000 <input type="checkbox"/> 6th Degree @ \$750 <input type="checkbox"/> 2nd Degree @ \$2000 <input type="checkbox"/> Disorderly Persons or Petty <input type="checkbox"/> 3rd Degree @ \$1000 <input type="checkbox"/> Disorderly Persons @ \$500	
<input type="checkbox"/> Assessment imposed on count(s) _____ is \$ _____ each.	Total O.E.D.R. Penalty \$ _____	
Total VCCB Assessment \$ _____	<input type="checkbox"/> Court further ORDERS that collection of the D.E.D.R. penalty be suspended upon defendant's entry into a residential drug program for the term of the program.	
<input type="checkbox"/> Installment payments are due at the rate of \$ _____ per _____ beginning _____ (DATE)	2) A forensic laboratory fee of \$50 per offense is ORDERED. Offenses @ \$50.	
	Total Lab Fee \$ _____	
	3) Name of Drugs involved _____	
	4) A mandatory driver's license suspension of _____ months is ORDERED. The suspension shall begin today, _____ and end _____.	
	Driver's License Number _____ (IF THE COURT IS UNABLE TO COLLECT THE LICENSE, PLEASE ALSO COMPLETE THE FOLLOWING.)	
	Defendant's Address _____	
	Eye Color _____ Sex _____ Date of Birth _____	
	<input type="checkbox"/> The defendant is the holder of an out-of-state driver's license from the following jurisdiction _____ Driver's License Number _____	
	<input type="checkbox"/> Defendant's non-resident driving privileges are hereby revoked for _____ Months.	
If the offense occurred on or after February 1, 1993 and the sentence is electronic probation or to a State Correctional facility, a transaction fee of up to \$1.00 is ordered for each occasion when a payment or installment payment is made. (P.L. 1992, c. 169)		
If the offense occurred on or after August 2, 1993, a \$75 Safe Neighborhood Services Fund assessment is ordered for each conviction. (P.L. 1993, c. 220)		
If the offense occurred on or after January 8, 1994 and the sentence is to probation, a fee of up to \$25 per month for the probationary term is ordered. (P.L. 1993, c. 275) Amount per month _____		
NAME (Court Clerk or Person preparing this form) DOLORES ENRIGHT	TELEPHONE NUMBER 646 3580	NAME (Attorney for Defendant at Sentencing) M. FEINSTEIN
STATEMENT OF REASONS		
<p><b>AGGRAVATING FACTORS:</b>            Defendant has several prior records consisting of 5 arrest and 3 convictions. One conviction has been pending appeal since 3/27/93. Risk that defendant will commit another offense. Need to deter defendant and others from committing the same offense in future. Imposition of a fine, penalty or restitution without also imposing a term of imprisonment would be perceived by the defendant or others merely as a cost of doing business or as an acceptable contingent business or operating expense associated with the initial decision to resort to unlawful practices.</p> <p><b>MITIGATING FACTORS:</b>            Defendant's youth, might in part, have been a factor in his use of poor judgment.</p>		
JUDGE (Name) Elijah L. Miller, J.S.C.	JUDGE (Signature) <i>Elijah L. Miller</i>	DATE 11/17/96
CPO100 (3/84)		
Administrative Office of the Courts State Bureau of Identification COPIES TO: CHIEF PROBATION OFFICER	STATE POLICE	AOC CRIMINAL PRACTICE DIVISION
		DEPT OF CORRECTIONS OR COUNTY PENAL INSTITUTION

**V VIOLATION OF PROBATION**

State of New Jersey		New Jersey Superior Court Law Division - Criminal		
V.				
CHARLES CORBISHLEY				
DEFENDANT: (Specify Complete Name)		<input checked="" type="checkbox"/> JUDGMENT OF CONVICTION <input type="checkbox"/> CHANGE OF JUDGMENT <input type="checkbox"/> ORDER FOR COMMITMENT <input type="checkbox"/> INDICTMENT / ACCUSATION DISMISSED <input type="checkbox"/> JUDGMENT OF ACQUITTAL		
DATE OF BIRTH	SSN NUMBER <b>390991B</b>			
DATE OF ARREST <b>7/16/92</b>	DATE INDICTMENT/ ACCUSATION FILED <b>12/15/92</b>			
DATE OF ORIGINAL PLEA <b>1/8/93</b>	ORIGINAL PLEA <input checked="" type="checkbox"/> NOT GUILTY <input type="checkbox"/> GUILTY			
ADJUDICATION BY				
<input checked="" type="checkbox"/> GUILTY PLEA	DATE:	<input type="checkbox"/> NON-JURY TRIAL	DATE:	
<input type="checkbox"/> JURY TRIAL	DATE:	<input type="checkbox"/> Dismissed/Acquitted	DATE:	
ORIGINAL CHARGES				
IND / ACC NO.	COUNT	DESCRIPTION	DEGREE	STATUTE
S 1819-92-02	CT. 1	BURGLARY	3rd deg.	2C:18-2
	CT. 2	THEFT	3rd deg.	2C:20-3
FINAL CHARGES				DEGREE _____ STATUTE _____ <i>Dolores Bryant</i>
COUNT	DESCRIPTION			
CT. 1	BURGLARY			
<i>7/1/98</i> It is, therefore, on <u>7/1/98</u> , ORDERED and ADJUDGED that the defendant is sentenced as follows: Defendant is sentenced to the custody of the Commissioner of Corrections for four years-Ct. 1, concurrent to sentence imposed for Indictment No. S 1393-95-01, S 0013-96-01 and S 1661-92-01.				
<input type="checkbox"/> It is further ORDERED that the sheriff deliver the defendant to the appropriate correctional authority.  <input type="checkbox"/> Defendant is to receive credit for time spent in custody (R. 3:21-8).  <input type="checkbox"/> Defendant is to receive gap time credit for time spent in custody. (N.J.S.A. 2C:44-5b(2)).				
<input type="checkbox"/> Defendant is to receive credit for time spent in custody (R. 3:21-8).			TOTAL NUMBER OF DAYS	DATE (From/To)
			DATE (From/To)	
<input type="checkbox"/> Defendant is to receive gap time credit for time spent in custody. (N.J.S.A. 2C:44-5b(2)).			TOTAL NUMBER OF DAYS	DATE (From/To)
			DATE (From/To)	
Total Custodial Term _____			Institution _____	
Total Probation Term _____				

**Administrative Office of the Courts  
State Bureau of Identification  
COPIES TO: CHIEF PROBATION OFFICER**

STATE POLICE

AOC CRIMINAL PRACTICE DIVISION

**DEPT OF CORRECTIONS OR COUNTY JUVENILE INSTITUTION**

CPD100 (W96)

State of New Jersey

CHARLES CORBISHLEY

SP-11

IND/ADC # S 1819-93-01

Total FINE \$ _____	If any of the offenses occurred on or after July 9, 1987, and is for a violation of Chapter 35 or 36 of Title 2C.	
Total RESTITUTION \$ _____	1) A mandatory Drug Enforcement and Demand Reduction (D.E.D.R.) penalty is imposed for each count. (Write in # times for each.)	
If the offense occurred on or after December 23, 1991, an assessment of \$50 is imposed on each count on which the defendant was convicted unless the box below indicates a higher assessment pursuant to N.J.S.A. 2C:43-3.1. (Assessment is \$30 if offense is on or after January 9, 1986 but before December 23, 1991, unless a higher penalty is noted. Assessment is \$25 if offense is before January 9, 1986.)	<input type="checkbox"/> 1st Degree @ \$3000 <input type="checkbox"/> 4th Degree @ \$750 <input type="checkbox"/> 2nd Degree @ \$2000 <input type="checkbox"/> Disorderly Persons or Petty <input type="checkbox"/> 3rd Degree @ \$1000 <input type="checkbox"/> Disorderly Persons @ \$500	
<input type="checkbox"/> Assessment imposed on count(s) _____ is \$ _____ each.	Total D.E.D.R. Penalty \$ _____	
Total VCCB Assessment \$ _____	<input type="checkbox"/> Count further ORDERS that collection of the D.E.D.R. penalty be suspended upon defendant's entry into a residential drug program for the term of the program.	
<input type="checkbox"/> Installment payments are due at the rate of \$ _____ per _____ beginning _____ (DATE)	2) A forensic laboratory fee of \$50 per offense is ORDERED. Offenses @ \$50.	
	Total Lab Fee \$ _____	
	3) Name of Drugs involved _____	
	4) A mandatory driver's license suspension of _____ months is ORDERED.	
	The suspension shall begin today, _____ and end _____	
	Driver's License Number _____	
	(IF THE COURT IS UNABLE TO COLLECT THE LICENSE, PLEASE ALSO COMPLETE THE FOLLOWING.)	
	Defendant's Address _____	
	Eye Color _____ Sex _____ Date of Birth _____	
	<input type="checkbox"/> The defendant is the holder of an out-of-state driver's license from the following jurisdiction _____ Driver's License Number _____	
	<input type="checkbox"/> Defendant's non-resident driving privileges are hereby revoked for _____ Months.	
If the offense occurred on or after February 1, 1993 and the sentence is to probation or to a State Correctional facility, a transaction fee of up to \$1.00 is ordered for each occasion when a payment or installment payment is made. (P.L. 1992, c. 169)		
If the offense occurred on or after August 2, 1993, a \$75 Safe Neighborhood Services Fund assessment is ordered for each conviction. (P.L. 1993, c. 220)		
If the offense occurred on or after January 5, 1994 and the sentence is to probation, a fee of up to \$25 per month for the probationary term is ordered. (P.L. 1993, c. 278) Amount per month _____		
NAME (Court Clerk or Person preparing this form) DOLORES ENRIGHT	TELEPHONE NUMBER 646 3580	NAME (Attorney for Defendant at Sentencing) M. FEINSTEIN
STATEMENT OF REASONS		
<p><b>AGGRAVATING FACTORS:</b>          Defendant has several prior records consisting of 5 arrest and 3 convictions. One conviction has been pending appeal since 3/27/93. Risk that defendant will commit another offense. Need to deter defendant and others from committing the same offense in future. Imposition of a fine, penalty or restitution without also imposing a term of imprisonment would be perceived by the defendant or others merely as a cost of doing business or as an acceptable contingent business or operating expense associated with the initial decision to resort to unlawful practices.</p> <p><b>MITIGATING FACTORS:</b>          Defendant's youth, might in part, have been a factor in his use of poor judgment.</p>		
JUDGE (Name) Elijah L. Miller, J.S.C.	JUDGE (Signature) <i>Elijah L. Miller</i>	DATE 9/1/98

Administrative Office of the Courts  
State Bureau of Identification

COPIES TO: CHIEF PROBATION OFFICER

STATE POLICE

ADC CRIMINAL PRACTICE DIVISION

DEPT OF CORRECTIONS OR COUNTY PENAL INSTITUTION

CG0100 (6/84)

AMENDED

## VIOLATION OF PROBATION

State of New Jersey v.  DEFENDANT: (Last, First, Middle Name) <b>CHARLES CORBISHLEY</b>		New Jersey Superior Court Law Division - Criminal																
DATE OF BIRTH: [REDACTED]	SBN NUMBER: <b>390991B</b>	<input checked="" type="checkbox"/> JUDGMENT OF CONVICTION <input type="checkbox"/> CHANGE OF JUDGMENT <input type="checkbox"/> ORDER FOR COMMITMENT <input type="checkbox"/> INDICTMENT / ACCUSATION DISMISSED <input type="checkbox"/> JUDGMENT OF ACQUITTAL																
DATE OF ARREST: <b>7/16/92</b>	DATE INDICTMENT/ ACCUSATION FILED: <b>12/15/92</b>																	
DATE OF ORIGINAL PLEA <b>1/8/93</b>	ORIGINAL PLEA <input checked="" type="checkbox"/> NOT GUILTY <input type="checkbox"/> GUILTY																	
ADJUDICATION BY  <input checked="" type="checkbox"/> GUILTY PLEA DATE: _____ <input type="checkbox"/> JURY TRIAL DATE: _____																		
<b>ORIGINAL CHARGES</b> <table border="1"> <thead> <tr> <th>IND/ACC NO.</th> <th>COUNT</th> <th>DESCRIPTION</th> <th>DEGREE</th> <th>STATUTE</th> </tr> </thead> <tbody> <tr> <td>S 1819-92-02</td> <td>CT. 1</td> <td>BURGLARY</td> <td>3rd deg.</td> <td>2C:18-2</td> </tr> <tr> <td></td> <td>CT. 2</td> <td>THEFT</td> <td>3rd deg.</td> <td>2C:20-3</td> </tr> </tbody> </table>				IND/ACC NO.	COUNT	DESCRIPTION	DEGREE	STATUTE	S 1819-92-02	CT. 1	BURGLARY	3rd deg.	2C:18-2		CT. 2	THEFT	3rd deg.	2C:20-3
IND/ACC NO.	COUNT	DESCRIPTION	DEGREE	STATUTE														
S 1819-92-02	CT. 1	BURGLARY	3rd deg.	2C:18-2														
	CT. 2	THEFT	3rd deg.	2C:20-3														
<b>FINAL CHARGES</b> <table border="1"> <thead> <tr> <th>COUNT</th> <th>DESCRIPTION</th> <th>DEGREE</th> <th>STATUTE</th> </tr> </thead> <tbody> <tr> <td>CT. 1</td> <td>BURGLARY</td> <td>3rd deg.</td> <td>2C:18-2</td> </tr> </tbody> </table> <p style="text-align: right;"><i>Dolores Wright C.</i></p>				COUNT	DESCRIPTION	DEGREE	STATUTE	CT. 1	BURGLARY	3rd deg.	2C:18-2							
COUNT	DESCRIPTION	DEGREE	STATUTE															
CT. 1	BURGLARY	3rd deg.	2C:18-2															
<p>It is, therefore, on <u>03/04/99</u> ORDERED and ADJUDGED that the defendant is sentenced as follows:</p> <p>Defendant is sentenced to the custody of the Commissioner of Corrections for four years-Ct. 1, concurrent to sentence imposed for Indictment No. S 1393-95-01, S 0013-96-01 and S 1661-92-01.</p> <p><input type="checkbox"/> It is further ORDERED that the sheriff deliver the defendant to the appropriate correctional authority.</p> <table border="1"> <tr> <td><input type="checkbox"/> Defendant is to receive credit for time spent in custody (R. 3:21-8).</td> <td>TOTAL NUMBER OF DAYS</td> <td>DATE (From/To)</td> </tr> <tr> <td></td> <td></td> <td>DATE (From/To)</td> </tr> <tr> <td><input type="checkbox"/> Defendant is to receive gap time credit for time spent in custody. (N.J.S.A. 2C:44-5b(2)).</td> <td>TOTAL NUMBER OF DAYS</td> <td>DATE (From/To)</td> </tr> <tr> <td></td> <td></td> <td></td> </tr> </table> <p>Total Custodial Term <u>4 years</u> Institution <u>C.C.D.C.</u> Total Probation Term _____</p>				<input type="checkbox"/> Defendant is to receive credit for time spent in custody (R. 3:21-8).	TOTAL NUMBER OF DAYS	DATE (From/To)			DATE (From/To)	<input type="checkbox"/> Defendant is to receive gap time credit for time spent in custody. (N.J.S.A. 2C:44-5b(2)).	TOTAL NUMBER OF DAYS	DATE (From/To)						
<input type="checkbox"/> Defendant is to receive credit for time spent in custody (R. 3:21-8).	TOTAL NUMBER OF DAYS	DATE (From/To)																
		DATE (From/To)																
<input type="checkbox"/> Defendant is to receive gap time credit for time spent in custody. (N.J.S.A. 2C:44-5b(2)).	TOTAL NUMBER OF DAYS	DATE (From/To)																

Administrative Office of the Courts  
State Bureau of Identification

COPIES TO: CHIEF PROBATION OFFICER

STATE POLICE

AOC CRIMINAL PRACTICE DIVISION

DEPT OF CORRECTIONS OR *OVER* INSTITUTION

09/15/20 (6/94)

State of New Jersey v. CHARLES CORBISHLEY

S.B.I. # IND ACC # 2619 95-01

Total FINE \$ _____	If any of the offenses occurred on or after July 9, 1987, and is for a violation of Chapter 35 or 36 of Title 2C.	
Total RESTITUTION \$ _____	1) A mandatory Drug Enforcement and Demand Reduction (D.E.D.R.) penalty is imposed for each count. (Write in # times for each.)	
If the offense occurred on or after December 23, 1991, an assessment of \$30 is imposed on each count on which the defendant was convicted unless the box below indicates a higher assessment pursuant to N.J.S.A. 2C:43-3.1. (Assessment is \$30 if offense is on or after January 9, 1988 but before December 23, 1991, unless a higher penalty is noted. Assessment is \$25 if offense is before January 9, 1988.)	<input type="checkbox"/> 1st Degree @ \$3000 <input type="checkbox"/> 4th Degree @ \$750 <input type="checkbox"/> 2nd Degree @ \$2000 <input type="checkbox"/> Disorderly Persons or Petty <input type="checkbox"/> 3rd Degree @ \$1000 <input type="checkbox"/> Disorderly Persons @ \$500	
<input type="checkbox"/> Assessment imposed on count(s) _____ is \$ _____ each.	Total D.E.D.R. Penalty \$ _____	
Total VCCB Assessment \$ _____	<input type="checkbox"/> Court further ORDERS that collection of the D.E.D.R. penalty be suspended upon defendant's entry into a residential drug program for the term of the program.	
<input type="checkbox"/> Installment payments are due at the rate of \$ _____ per _____ beginning _____ (DATE)	2) A forensic laboratory fee of \$50 per offense is ORDERED. Offenses @ \$50.	
	Total Lab Fee \$ _____	
	3) Name of Drugs involved _____	
	4) A mandatory driver's license suspension of _____ months is ORDERED. The suspension shall begin today, _____ and end _____	
	Driver's License Number _____ (IF THE COURT IS UNABLE TO COLLECT THE LICENSE, PLEASE ALSO COMPLETE THE FOLLOWING.)	
	Defendant's Address _____	
	Eye Color _____ Sex _____ Date of Birth _____	
	<input type="checkbox"/> The defendant is the holder of an out-of-state driver's license from the following jurisdiction _____ Driver's License Number _____	
	<input type="checkbox"/> Defendant's non-resident driving privileges are hereby revoked for _____ Months.	
If the offense occurred on or after February 1, 1993 and the sentence is to probation or to a State Correctional facility, a transaction fee of up to \$1.00 is ordered for each occasion when a payment or installment payment is made. (P.L. 1992, c. 169)		
If the offense occurred on or after August 2, 1993, a \$75 Safe Neighborhood Services Fund assessment is ordered for each conviction. (P.L. 1993, c. 220)		
If the offense occurred on or after January 5, 1994 and the sentence is to probation, a fee of up to \$25 per month for the probationary term is ordered. (P.L. 1993, c. 275) Amount per month _____		
NAME (Court Clerk or Person preparing this form) <b>DOLORES ENRIGHT</b>	TELEPHONE NUMBER 646 3580	NAME (Attorney for Defendant or Sentencing) <b>M. FEINSTEIN</b>
<b>STATEMENT OF REASONS</b>		
<b>AGGRAVATING FACTORS:</b>		
Defendant has several prior records consisting of 5 arrest and 3 convictions. One conviction has been pending appeal since 3/27/93. Risk that defendant will commit another offense. Need to deter defendant and others from committing the same offense in future. Imposition of a fine, penalty or restitution without also imposing a term of imprisonment would be perceived by the defendant or others merely as a cost of doing business or as an acceptable contingent business or operating expense associated with the initial decision to resort to unlawful practices.		
<b>MITIGATING FACTORS:</b>		
Defendant's youth, might in part, have been a factor in his use of poor judgment.		
JUDGE (Name) <b>Elijah L. Miller, J.S.C.</b>	JUDGE (Signature) <i>Sig'd Elijah Miller</i>	DATE 03/04/99

Administrative Office of the Courts

State Bureau of Investigation

COPIES TO: CHIEF PROBATION OFFICER

STATE POLICE

ACC CRIMINAL PRACTICE DIVISION

DEPT OF CORRECTIONS OR COUNTY PENAL INSTITUTION

CP0100 (6/94)

## State of New Jersey

v.

New Jersey Superior Court  
Law Division - CriminalDEFENDANT  
(Specify Complete Name)

CHARLES CORRISHLEY

DATE OF BIRTH

SBI NUMBER

390991B

DATE OF ARREST

7/16/92

DATE INDICTMENT/  
ACCUSATION FILED

12/15/92

DATE OF

ORIGINAL PLEA

1/8/93

ORIGINAL PLEA

 NOT GUILTY       GUILTY JUDGMENT OF CONVICTION CHANGE OF JUDGMENT ORDER FOR COMMITMENT INDICTMENT / ACCUSATION DISMISSED JUDGMENT OF ACQUITTAL

ADJUDICATION BY

 GUILTY PLEA

DATE:

 NON-JURY TRIAL

DATE:

 JURY TRIAL

DATE:

 Dismissed/Acquitted

DATE:

## ORIGINAL CHARGE:

IND / ACC NO	COUNT	DESCRIPTION	DEGREE	STATUTE
S-1819-92-02	1	BURGLARY	3RD	2C:18-2
	2	THEFT	3RD	2C:20-3

## FINAL CHARGES

COUNT	DESCRIPTION	DEGREE	STATUTE
1	BURGLARY	3RD	2C:18-2

It is, therefore, on 4/7/00 ORDERED and ADJUDGED that the defendant is sentenced as follows:

VOP PROBATION IS HEREBY TERMINATED MONIES TO BE TURNED OVER TO APPROPRIATE UNIT, DEFENDANT IS SENTENCED TO 100 DAYS IN BERGEN COUNTY JAIL WITH TIME SERVED.

- You are hereby sentenced to community supervision for life.  
 The court finds that your conduct was characterized by a pattern of repetitive and compulsive behavior.

- It is further ORDERED that the sheriff deliver the defendant to the appropriate correctional authority.

 Defendant is to receive credit for time spent in custody (B. 3:21-B).

TOTAL NUMBER OF DAYS	DATE (From/To)

 Defendant is to receive gap time credit for time spent in custody  
(N.J.S.A. 2C:44-5b(2)).

TOTAL NUMBER OF DAYS	DATE (From/To)

Total Custodial Term \_\_\_\_\_ Institution \_\_\_\_\_ Total Probation Term \_\_\_\_\_

Administrative Office of the Courts

State Bureau of Identification

COMES TO: CHIEF PROBATION OFFICER

STATE POLICE

AOC CRIMINAL PRACTICE DIVISION

DEPT OF CORRECTIONS OR COUNTY PENAL INSTITUTION

CP0100 (Rev. 1/97)

State of New Jersey v. <u>CHARLES CORBISH</u>		S.B.I. # <u>390991R</u>	IND / ACC # <u>S-1819-92-02</u>						
<p>Total FINE \$ _____</p> <p>Total RESTITUTION \$ _____</p> <p>If the offense occurred on or after December 23, 1991, an assessment of \$50 is imposed on each count on which the defendant was convicted unless the box below indicates a higher assessment pursuant to N.J.S.A. 2C:43-3.1. (Assessment is \$30 if offense is on or after January 9, 1986 but before December 23, 1991, unless a higher penalty is noted. Assessment is \$25 if offense is before January 9, 1986.)</p> <p><input type="checkbox"/> Assessment imposed on _____ counts) _____ is \$ _____ each.</p> <p>Total VCCB Assessment \$ _____</p> <p><input type="checkbox"/> Installment payments are due at the rate of \$ _____ per _____ beginning _____ (DATE)</p>		<p>If any of the offenses occurred on or after July 9, 1987, and is for a violation of Chapter 35 or 36 of Title 2C,</p> <p>1) A mandatory Drug enforcement and Demand Reduction (D.E.D.R.) penalty is imposed for each count. (Write in # times to. each.)</p> <table> <tr> <td>1st Degree @ \$3000</td> <td>4th Degree @ \$750</td> </tr> <tr> <td>2nd Degree @ \$2000</td> <td>Disorderly Persons or Petty</td> </tr> <tr> <td>3rd Degree @ \$1000</td> <td>Disorderly Persons @ \$500</td> </tr> </table> <p>Total D.E.D.R. Penalty \$ _____</p> <p><input type="checkbox"/> Court further ORDERS that collection of the D.E.D.R. penalty be suspended upon defendant's entry into a residential drug program for the term of the program.</p> <p>2) A forensic laboratory fee of \$50 per offense is ORDERED. Offenses @ \$50.</p> <p>Total Lab Fee \$ _____</p> <p>3) Name of Drugs involved _____</p> <p>4) A mandatory driver's license suspension of _____ months is ORDERED.</p> <p>The suspension shall begin today. _____ and end _____</p> <p>Driver's License Number _____</p> <p>IF THE COURT IS UNABLE TO COLLECT THE LICENSE, PLEASE ALSO COMPLETE THE FOLLOWING:</p> <p>Defendant's Address _____</p> <p>Eye Color _____ Sex _____ Date of Birth _____</p> <p><input type="checkbox"/> The defendant is the holder of an out-of-state driver's license from the following jurisdiction _____ Driver's license Number _____</p> <p><input type="checkbox"/> Defendant's non-resident driving privileges are hereby revoked for _____ Months.</p> <p>If the offense occurred on or after February 1, 1993 but was before March 13, 1995 and the sentence is to probation or to a state correctional facility, a transaction fee of up to \$1.00 is ordered for each occasion when a payment or installment payment is made. (P.L. 1992, c. 168). If the offense occurred on or after March 13, 1995 and the sentence is to probation, or the sentence otherwise requires payments of financial obligations to the probation division, a transaction fee of up to \$2.00 is ordered for each occasion when a payment is made. (P.L. 1995, c. 9).</p> <p>If the offense occurred on or after August 2, 1993, a \$75 Safe Neighborhood Services Fund assessment is ordered for each conviction. (P.L. 1993, c. 220)</p> <p>If the offense occurred on or after January 5, 1994 and the sentence is to probation, a fee of up to \$25 per month for the probationary term is ordered. (P.L. 1993, c. 275) Amount per month _____</p> <p>If the crime occurred on or after January 9, 1987, a \$30 Law Enforcement Officers Training and Equipment Fund penalty is ordered.</p>		1st Degree @ \$3000	4th Degree @ \$750	2nd Degree @ \$2000	Disorderly Persons or Petty	3rd Degree @ \$1000	Disorderly Persons @ \$500
1st Degree @ \$3000	4th Degree @ \$750								
2nd Degree @ \$2000	Disorderly Persons or Petty								
3rd Degree @ \$1000	Disorderly Persons @ \$500								
NAME (Court Clerk or Person preparing this form) <b>ELYSE RAMPOLLA-GRIECO</b>	TELEPHONE NUMBER 646-3340	NAME (Attorney for Defendant at Sentencing) <b>RAY FLOOD, ESQ.</b>							
<b>STATEMENT OF REASONS</b>									
VOP									
JUDGE (Name) <b>ELGENE H. AUSTIN, J.S.C.</b>	JUDGE (Signature) 	DATE <b>4/7/00</b>	CPO106 (Rev. 1/97)						
Administrative Office of the Courts State Bureau of Identification COPIES TO: CHIEF PROBATION OFFICER		STATE POLICE	AOC CRIMINAL PRACTICE DIVISION						
			DEPT OF CORRECTIONS OR COUNTY PENAL INSTITUTION						

P.O. 295-95  
/nd  
11/13/95  
SUPERIOR COURT OF NEW JERSEY  
BERGEN COUNTY - LAW DIVISION  
NOVEMBER TERM A.D. 1995  
SECOND STATED SESSION

THE STATE OF NEW JERSEY :

-vs- :

CHARLES CORBISHLEY :

Indictment No.

S-1395-95  
95-11-1393-2

DEFENDANT :

The Grand Jurors of the State of New Jersey, for the  
County of Bergen, upon their oaths present as a

FIRST COUNT  
(First Degree)

that CHARLES CORBISHLEY, on or about February 3, 1995, in the  
City of Hackensack, in the County of Bergen aforesaid, and within  
the jurisdiction of this Court, did knowingly or purposely  
possess a controlled dangerous substance, or its analog, namely,  
COCAINE, a derivative of coca leaves, in a quantity of five  
ounces or more, including any adulterants or dilutants, with the  
intent to distribute the same; contrary to the provisions of  
NJS 2C:35-5a(1) and NJS 2C:35-5b(1) and against the peace of this  
State, the Government and dignity of the same.

SECOND COUNT  
(Third Degree)

AND the Grand Jurors aforesaid, upon their oaths aforesaid,  
do further PRESENT that CHARLES CORBISHLEY, on or about February

3, 1995, in the City of Hackensack, in the County of Bergen aforesaid, and within the jurisdiction of this Court, did violate NJS 2C:35-5a by knowingly or purposely possessing a controlled dangerous substance, namely, COCAINE or its analog, with the intent to distribute same, and did so while on school property used for school purposes which is owned by or leased to an elementary or secondary school or school board, or while within 1,000 feet of any school property or school bus, or while on any school bus, specifically, Fairmount School, Fairmount and Grand Avenues; contrary to the provisions of NJS 2C:35-7, and against the peace of this State, the Government and dignity of the same.

THIRD COUNT  
(Third Degree)

AND the Grand Jurors aforesaid, upon their oaths aforesaid, do further PRESENT that CHARLES CORBISHLEY, on or about February 3, 1995, in the City of Hackensack, in the County of Bergen aforesaid, and within the jurisdiction of this Court, did knowingly or purposely possess a controlled dangerous substance, or its analog, namely, COCAINE; contrary to the provisions of NJS 2C:35-10a(1), and against the peace of this State, the Government and dignity of the same.

FOURTH COUNT  
(Fourth Degree)

AND the Grand Jurors aforesaid, upon their oaths aforesaid, do further PRESENT that CHARLES CORBISHLEY, on or about February 3, 1995, in the City of Hackensack, in the County of Bergen aforesaid, and within the jurisdiction of this Court, did possess

a certain weapon, to wit: an imitation firearm under circumstances that would lead an observer to reasonably believe that it was possessed for an unlawful purpose; contrary to the provision NJS 2C:39-4e, and against the peace of this State, the Government and dignity of the same.

FIFTH COUNT  
(Fourth Degree)

AND the Grand Jurors aforesaid, upon their oaths aforesaid, do further PRESENT that CHARLES CORBISHLEY, on or about February 3, 1995, in the City of Hackensack, in the County of Bergen aforesaid, and within the jurisdiction of this Court, did purposely prevent a law enforcement officer, to wit: [REDACTED]

[REDACTED] of the Hackensack Police Department from effecting a lawful arrest by using or threatening to use physical force or violence against [REDACTED], or by using any other means to create a substantial risk of causing physical injury to [REDACTED] or another; contrary to the provisions of NJS 2C:29-2a, and against the peace of this State, the Government and dignity of the same.

SIXTH COUNT  
(Fourth Degree)

AND the Grand Jurors aforesaid, upon their oaths aforesaid, do further PRESENT that CHARLES CORBISHLEY, on or about February 3, 1995, in the City of Hackensack, in the County of Bergen aforesaid, and within the jurisdiction of this Court, did take or obtain a Bell Atlantic IQ credit card in the name of [REDACTED], and/or AT & T calling card, in the name of [REDACTED], and/or Discover Credit card, in the name of [REDACTED], and/or

American Express Corporate card, in the name of [REDACTED].

[REDACTED], and/or Macy's and Sears credit cards, in the name of [REDACTED] and/or Citibank Visa, in the name of [REDACTED], without the cardholder's consent or, with knowledge that they had been so taken, did receive the credit cards with intent to use them or to sell them or to transfer them to a person other than the issuer or the cardholder; contrary to the provisions of NJS 2C:21-6c, and against the peace of this State, the Government and dignity of the same.

CHARLES R. BUCKLEY  
DEPUTY ATTORNEY GENERAL-IN CHARGE  
ACTING BERGEN COUNTY PROSECUTOR



By: Robert C. Scrivo  
Special Deputy Attorney General  
Acting Assistant Prosecutor

A True Bill

State of New Jersey v.		New Jersey Superior Court Law Division - Criminal		
DEFENDANT (Specify Complete Name)	CHARLES CORBISHLEY			
DATE OF BIRTH	SBN NUMBER 07601	<input checked="" type="checkbox"/> JUDGMENT OF CONVICTION		
DATE OF ARREST 2-3-95	DATE INDICTMENT/ ACCUSATION FILED 11-13-95	<input type="checkbox"/> CHANGE OF JUDGMENT		
DATE OF ORIGINAL PLEA 1-22-96	ORIGINAL PLEA <input checked="" type="checkbox"/> NOT GUILTY <input type="checkbox"/> GUILTY	<input type="checkbox"/> ORDER FOR COMMITMENT		
ADJUDICATION BY <input checked="" type="checkbox"/> GUILTY PLEA <input type="checkbox"/> JURY TRIAL	DATE 7-8-96	<input type="checkbox"/> INDICTMENT / ACCUSATION DISMISSED		
		<input type="checkbox"/> JUDGMENT OF ACQUITTAL		
ORIGINAL CHARGES				
IND / ACC NO	COUNT	DESCRIPTION	DEGREE	STATUTE
S 1393-95-01		CT. 1 POSS CDS (COCAINE W/INT. DIST. 2C:35-5b(1) CT. 2 POSS CDS W/INT.DIST.WITHIN 1000 FT. SCHOOL CT. 3 POSS COCAINE CT. 4 POSS OF A WEAPON		
FINAL CHARGES				5 RESISTING ARREST CT. 6 CREDIT CRD FRAUD
COUNT	DESCRIPTION			
CT. 1				<i>Belvoir County Ctr</i>
<p>It is, therefore, on <u>11-8-96</u> ORDERED and ADJUDGED that the defendant is sentenced as follows:</p> <p>CT. 1 THE DEFENDANT IS SENTENCED TO THE CUSTODY OF THE COMMISSIONER OF CORRECTIONS FOR A PERIOD OF TWELVE YEARS WITH A FOUR YEAR PAROLE INELIGIBILITY CONCURRENT WITH S 99k3096, S1661-92, S1818-93. THE DEFENDANT MUST PAY A 75 S.S.C.P.</p> <p><i>Belvoir County Ctr</i></p>				
CTS. 2,3,5,6,7 S 625171,W830181,W122255 DISMISSED ON STATE'S MOTION				
<input type="checkbox"/> It is further ORDERED that the sheriff deliver the defendant to the appropriate correctional authority.				
<input checked="" type="checkbox"/> Defendant is to receive credit for time spent in custody (R. 3:21-6).			TOTAL NUMBER OF DAYS 21 days	DATE FROM/TO 2-3-95 2-24-95
<input type="checkbox"/> Defendant is to receive gap time credit for time spent in custody. (N.J.S.A. 2C:44-5b(2)).			TOTAL NUMBER OF DAYS	DATE FROM/TO
Total Custodial Term <u>12 yrs</u> Institution <u>CUST.COMM.CORR</u> Total Probation Term <u>          </u>				

Administrative Office of the Courts  
State Bureau of Identification  
CCPES TO: CHIEF PROBATION OFFICER

STATE POLICE

AOC CRIMINAL PRACTICE DIVISION

DEPT OF CORRECTIONS OR COUNTY FINAL INSTITUTION

State of New Jersey v.

CHARLES CORBISHLEY

S.B.I. # S 1393-95-01

IND / ACC #

Total FINE \$ _____	If any of the offenses occurred on or after July 9, 1987, and is for a violation of Chapter 35 or 36 of Title 2C,	
Total RESTITUTION \$ _____	1) A mandatory Drug Enforcement and Demand Reduction (D.E.D.R.) penalty is imposed for each count. (Write in # times for each.)	
<p>If the offense occurred on or after December 23, 1991, an assessment of \$50 is imposed on each count on which the defendant was convicted unless the box below indicates a higher assessment pursuant to N.J.S.A. 2C:43-3.1. (Assessment is \$30 if offense is on or after January 9, 1986 but before December 23, 1991, unless a higher penalty is noted. Assessment is \$25 if offense is before January 9, 1986.)</p> <p><input checked="" type="checkbox"/> Assessment imposed on count(s) <u>1</u> is \$ <u>50</u> each.</p> <p>Total VCCB Assessment \$ <u>50</u></p> <p><input type="checkbox"/> Installment payments are due at the rate of \$ <u>50</u> per beginning <u>(DATE)</u></p>		<p>1st Degree @ \$3000      4th Degree @ \$750 2nd Degree @ \$2000      Disorderly Persons or Petty <input checked="" type="checkbox"/> 3rd Degree @ \$1000      Disorderly Persons @ \$500</p> <p>Total D.E.D.R. Penalty \$ <u>1000</u></p> <p><input type="checkbox"/> Court further ORDERS that collection of the D.E.D.R. penalty be suspended upon defendant's entry into a residential drug program for the term of the program.</p> <p>2) A forensic laboratory fee of \$50 per offense is ORDERED. <input checked="" type="checkbox"/> Offenses @ \$50.</p> <p>Total Lab Fee \$ <u>50</u></p> <p>3) Name of Drugs Involved <u>COCAINE</u></p> <p>4) A mandatory driver's license suspension of <u>12</u> months is ORDERED. The suspension shall begin today, <u>11-8-96</u> and end <u>11-8-97</u></p> <p>Driver's License Number _____ (IF THE COURT IS UNABLE TO COLLECT THE LICENSE, PLEASE ALSO COMPLETE THE FOLLOWING.)</p> <p>Defendant's Address _____ Eye Color _____ Sex _____ Date of Birth _____</p> <p><input type="checkbox"/> The defendant is the holder of an out-of-state driver's license from the following jurisdiction _____ Driver's License Number _____</p> <p><input type="checkbox"/> Defendant's non-resident driving privileges are hereby revoked for _____ Months.</p>
<p>If the offense occurred on or after February 1, 1993 and the sentence is to probation or to a State Correctional facility, a transaction fee of up to \$1.00 is ordered for each occasion when a payment or installment payment is made. (P.L. 1992, c. 169)</p> <p>If the offense occurred on or after August 2, 1993, a \$75 Safe Neighborhood Services Fund assessment is ordered for each conviction. (P.L. 1993, c. 220)</p> <p>If the offense occurred on or after January 5, 1994 and the sentence is to probation, a fee of up to \$25 per month for the probationary term is ordered. (P.L. 1993, c. 275) Amount per month _____.</p>		
NAME (Court Clerk or Person preparing this form) <b>DOLORES ENRIGHT</b>	TELEPHONE NUMBER <b>646 3580</b>	NAME (Attorney for Defendant at Sentencing) <b>MILES FEINSTEIN 1135 CLIFTON AV CLIFTON 07011</b>
<b>STATEMENT OF REASONS</b>		
<p><b>AGGRAVATING FACTORS:</b></p> <p>Risk that defendant will commit another offense. Prior record and seriousness of prior offenses. Need to deter defendant and others. Imposition of a fine, penalty or order for restitution without also imposing a term of imprisonment would be perceived by the defendant or others merely as part of the cost of doing business, or as an acceptable contingent business of operating expense associated with the initial decision to resort to unlawful practices.</p> <p><b>Mitigating Factors:</b> Imprisonment would entail excessive hardship to defendant or dependants. Defendant's youth, might in part, have been a factor in his use of poor judgment.</p>		
JUDGE (Name) <b>ELIJAH MILLER J.S.C.</b>	JUDGE (Signature) <i>Elijah Miller</i>	DATE <b>11-18-96</b>

Administrative Office of the Courts  
State Bureau of Identification  
COPIES TO: CHIEF PROBATION OFFICER

STATE POLICE

ACG CRIMINAL PRACTICE DIVISION

DEPT OF CORRECTIONS OR COUNTY PENAL INSTITUTION

CP0100 (4/94)

<p style="text-align: center;"><b>State of New Jersey</b></p> <p style="text-align: center;">v.</p> <p style="text-align: center;"><b>CHARLES CORBISHLEY</b></p> <p><b>DEFENDANT</b> (Specify Complete Name)</p> <table border="1" style="width: 100%; border-collapse: collapse; text-align: center;"> <tr> <td>DATE OF BIRTH</td> <td>SSN NUMBER</td> </tr> <tr> <td>DATE OF ARREST 2/3/95</td> <td>DATE INDICTMENT/ ACCUSATION FILED 11/13/95</td> </tr> <tr> <td>DATE OF ORIGINAL PLEA 7/8/96</td> <td>ORIGINAL PLEA <input type="checkbox"/> NOT GUILTY      <input checked="" type="checkbox"/> GUILTY</td> </tr> <tr> <td colspan="2">ADJUDICATION BY   <input checked="" type="checkbox"/> GUILTY PLEA      DATE 7/8/96      <input type="checkbox"/> NON-JURY TRIAL  <input type="checkbox"/> JURY TRIAL      DATE      <input type="checkbox"/> Dismissed/ACCOMPLISHED   <i>RECOMMENDATION IS TO SENTENCE</i>  <i>of the original on file to</i>  <i>the Bergen County Court</i>  <i>date</i>  <i>Signature</i> </td> </tr> </table> <p><b>ORIGINAL CHARGES</b></p> <table border="1" style="width: 100%; border-collapse: collapse; text-align: center;"> <tr> <th>IND/ACC NO</th> <th>COUNT</th> <th>DESCRIPTION</th> <th>DEGREE</th> <th>STATUTE</th> </tr> <tr> <td>95-11-1393-I</td> <td>CT. 1</td> <td>POSS. CDS (COCAINE) W/INTENT TO DIST. 2C:35-5a(1)</td> <td></td> <td></td> </tr> <tr> <td></td> <td>CT.2</td> <td>POSS. CDS W/INTENT TO DIST. W/IN 1,000 FT. OF SCHOOL ZONE</td> <td></td> <td></td> </tr> <tr> <td></td> <td>CT.3</td> <td>POSS. OF CDS (COCAINE)</td> <td></td> <td></td> </tr> <tr> <td></td> <td>CT.4</td> <td>POSS. OF A WEAPON.</td> <td></td> <td></td> </tr> <tr> <td></td> <td>CT.5</td> <td>resisting arrest. CT.6 CREDIT CARD FRAUD</td> <td></td> <td></td> </tr> </table> <p><b>FINAL CHARGES RECONSIDERATION OF SENTENCE</b></p> <table border="1" style="width: 100%; border-collapse: collapse; text-align: center;"> <tr> <th>COUNT</th> <th>DESCRIPTION</th> <th>DEGREE</th> <th>STATUTE</th> </tr> <tr> <td>1.</td> <td>POSS. CDS W/INTENT OT DIST.</td> <td></td> <td>2C:35-5a(1)</td> </tr> </table>	DATE OF BIRTH	SSN NUMBER	DATE OF ARREST 2/3/95	DATE INDICTMENT/ ACCUSATION FILED 11/13/95	DATE OF ORIGINAL PLEA 7/8/96	ORIGINAL PLEA <input type="checkbox"/> NOT GUILTY <input checked="" type="checkbox"/> GUILTY	ADJUDICATION BY  <input checked="" type="checkbox"/> GUILTY PLEA      DATE 7/8/96 <input type="checkbox"/> NON-JURY TRIAL <input type="checkbox"/> JURY TRIAL      DATE <input type="checkbox"/> Dismissed/ACCOMPLISHED  <i>RECOMMENDATION IS TO SENTENCE</i> <i>of the original on file to</i> <i>the Bergen County Court</i> <i>date</i> <i>Signature</i>		IND/ACC NO	COUNT	DESCRIPTION	DEGREE	STATUTE	95-11-1393-I	CT. 1	POSS. CDS (COCAINE) W/INTENT TO DIST. 2C:35-5a(1)				CT.2	POSS. CDS W/INTENT TO DIST. W/IN 1,000 FT. OF SCHOOL ZONE				CT.3	POSS. OF CDS (COCAINE)				CT.4	POSS. OF A WEAPON.				CT.5	resisting arrest. CT.6 CREDIT CARD FRAUD			COUNT	DESCRIPTION	DEGREE	STATUTE	1.	POSS. CDS W/INTENT OT DIST.		2C:35-5a(1)	<p><b>New Jersey Superior Court</b> <b>Law Division - Criminal</b></p> <p></p> <p><input checked="" type="checkbox"/> JUDGMENT OF CONVICTION  <input type="checkbox"/> CHANGE OF JUDGMENT  <input type="checkbox"/> ORDER FOR COMMITMENT  <input type="checkbox"/> INDICTMENT / ACCUSATION DISMISSED  <input type="checkbox"/> JUDGMENT OF ACQUITTAL</p> <p><input type="checkbox"/> NON-JURY TRIAL</p> <p><input type="checkbox"/> Dismissed/ACCOMPLISHED</p>
DATE OF BIRTH	SSN NUMBER																																														
DATE OF ARREST 2/3/95	DATE INDICTMENT/ ACCUSATION FILED 11/13/95																																														
DATE OF ORIGINAL PLEA 7/8/96	ORIGINAL PLEA <input type="checkbox"/> NOT GUILTY <input checked="" type="checkbox"/> GUILTY																																														
ADJUDICATION BY  <input checked="" type="checkbox"/> GUILTY PLEA      DATE 7/8/96 <input type="checkbox"/> NON-JURY TRIAL <input type="checkbox"/> JURY TRIAL      DATE <input type="checkbox"/> Dismissed/ACCOMPLISHED  <i>RECOMMENDATION IS TO SENTENCE</i> <i>of the original on file to</i> <i>the Bergen County Court</i> <i>date</i> <i>Signature</i>																																															
IND/ACC NO	COUNT	DESCRIPTION	DEGREE	STATUTE																																											
95-11-1393-I	CT. 1	POSS. CDS (COCAINE) W/INTENT TO DIST. 2C:35-5a(1)																																													
	CT.2	POSS. CDS W/INTENT TO DIST. W/IN 1,000 FT. OF SCHOOL ZONE																																													
	CT.3	POSS. OF CDS (COCAINE)																																													
	CT.4	POSS. OF A WEAPON.																																													
	CT.5	resisting arrest. CT.6 CREDIT CARD FRAUD																																													
COUNT	DESCRIPTION	DEGREE	STATUTE																																												
1.	POSS. CDS W/INTENT OT DIST.		2C:35-5a(1)																																												
<p>It is, therefore, on <u>7/11/98</u> ORDERED and ADJUDGED that the defendant is sentenced as follows:</p> <p>NEW SENTENCE- 10 YEARS D.O.C WITH A 40 MONTH PAROLE DISQUALIFIER.</p> <p><input type="checkbox"/> You are hereby sentenced to community supervision for life.  <input type="checkbox"/> The court finds that your conduct was characterized by a pattern of repetitive and compulsive behavior.</p> <p><input checked="" type="checkbox"/> It is further ORDERED that the sheriff deliver the defendant to the appropriate correctional authority.</p> <table border="1" style="width: 100%; border-collapse: collapse; text-align: center;"> <tr> <td><input checked="" type="checkbox"/> Defendant is to receive credit for time spent in custody (N.J.S.A. 3:21-8).</td> <td>TOTAL NUMBER OF DAYS 395</td> <td>DATE FROM/TOL DATE FROM/TOL</td> </tr> <tr> <td><input type="checkbox"/> Defendant is to receive gap time credit for time spent in custody (N.J.S.A. 2C:44-5b(2)).</td> <td>TOTAL NUMBER OF DAYS</td> <td>DATE FROM/TOL</td> </tr> </table> <p>Total Custodial Term _____ Institution _____ Total Probation Term _____</p> <p style="text-align: right;"><i>OVER</i></p>		<input checked="" type="checkbox"/> Defendant is to receive credit for time spent in custody (N.J.S.A. 3:21-8).	TOTAL NUMBER OF DAYS 395	DATE FROM/TOL DATE FROM/TOL	<input type="checkbox"/> Defendant is to receive gap time credit for time spent in custody (N.J.S.A. 2C:44-5b(2)).	TOTAL NUMBER OF DAYS	DATE FROM/TOL																																								
<input checked="" type="checkbox"/> Defendant is to receive credit for time spent in custody (N.J.S.A. 3:21-8).	TOTAL NUMBER OF DAYS 395	DATE FROM/TOL DATE FROM/TOL																																													
<input type="checkbox"/> Defendant is to receive gap time credit for time spent in custody (N.J.S.A. 2C:44-5b(2)).	TOTAL NUMBER OF DAYS	DATE FROM/TOL																																													
Administrative Office of the Courts State Bureau of Identification COPIES TO: CHIEF PROBATION OFFICER   STATE POLICE   AOC CRIMINAL PRACTICE DIVISION   DEPT OF CORRECTIONS OR COUNTY PENAL INSTITUTION																																															

State of New Jersey v. CHARLES CORBISHLEY S.B.I. # IND / ACC # 95-11-1393-1

<p>Total FINE \$ _____</p> <p>Total RESTITUTION \$ _____</p> <p>If the offense occurred on or after December 23, 1991, an assessment of \$30 is imposed on each count on which the defendant was convicted unless the box below indicates a higher assessment pursuant to N.J.S.A. 2C:43-3.1. (Assessment is \$30 if offense is on or after January 9, 1986 but before December 23, 1991, unless a higher penalty is noted. Assessment is \$25 if offense is before January 9, 1986.)</p> <p><input type="checkbox"/> Assessment imposed on _____ counts) \$ _____ each.</p> <p>Total VCCB Assessment \$ _____</p> <p><input type="checkbox"/> Installment payments are due at the rate of \$ _____ per _____ beginning _____ DATE</p>	<p>If any of the offenses occurred on or after July 8, 1987, and is for a violation of Chapter 35 or 36 of Title 2C.</p> <p>1) A mandatory Drug Enforcement and Demand Reduction (D.E.D.R.) penalty is imposed for each count. (Write in # times for each.)</p> <table style="margin-left: 20px; border-collapse: collapse;"> <tr> <td>1st Degree @ \$2000</td> <td>4th Degree @ \$750</td> </tr> <tr> <td>2nd Degree @ \$2000</td> <td>Disorderly Persons or Petty</td> </tr> <tr> <td>3rd Degree @ \$1000</td> <td>Disorderly Persons @ \$500</td> </tr> </table> <p>Total D.E.D.R. Penalty \$ _____</p> <p><input type="checkbox"/> Court further ORDERS that collection of the D.E.D.R. penalty be suspended upon defendant's entry into a residential drug program for the term of the program</p> <p>2) A forensic laboratory fee of \$50 per offense is ORDERED. Offenses @ \$50.</p> <p>Total Lab Fee \$ _____</p> <p>3) Name of Drugs involved _____</p> <p>4) A mandatory driver's license suspension of _____ months is ORDERED. The suspension shall begin today. _____ and end _____</p> <p>Driver's License Number _____</p> <p><b>(IF THE COURT IS UNABLE TO COLLECT THE LICENSE, PLEASE ALSO COMPLETE THE FOLLOWING.)</b></p> <p>Defendant's Address _____</p> <p>Eye Color _____ Sex _____ Date of Birth _____</p> <p><input type="checkbox"/> The defendant is the holder of an out-of-state driver's license from the following jurisdiction _____ Driver's License Number _____</p> <p><input type="checkbox"/> Defendant's non-resident driving privileges are hereby revoked for _____ Months.</p> <p>If the offense occurred on or after February 1, 1993 but prior to March 13, 1995 and the sentence is to probation or to a state correctional facility, a transaction fee of up to \$1.00 is ordered for each occasion when a payment or installment payment is made. (P.L. 1992, c.162). If the offense occurred on or after March 13, 1995 and the sentence is to probation, or the sentence otherwise requires payments of financial obligations to the probation division, a transaction fee of up to \$2.00 is ordered for each occasion when a payment is made. (P.L. 1995, c.5).</p> <p>If the offense occurred on or after August 2, 1993, a \$75 Safe Neighborhood Services Fund assessment is ordered for each conviction. (P.L. 1993, c.220)</p> <p>If the offense occurred on or after January 5, 1994 and the sentence is to probation, a fee of up to \$25 per month for the probationary term is ordered. (P.L. 1993, c.275) Amount per month _____</p> <p>If the crime occurred on or after January 9, 1997, a \$30 Law Enforcement Officers Training and Equipment Fund penalty is ordered.</p> <table style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 33%;">NAME (Court Clerk or Person preparing this form) CHAD MALLORY</td> <td style="width: 33%;">TELEPHONE NUMBER</td> <td style="width: 33%;">NAME (Signature for Disbursement of Settlement) NILES FEINSTEIN</td> </tr> </table> <p><b>STATEMENT OF REASONS</b></p> <p>SEE INDICTMENT S-1819-92-02</p> <table style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 33%;">JUDGE (Name) ELIJAH L. MILLER JR. J.S.C.</td> <td style="width: 33%;">JUDGE (Signature) <i>Elijah Miller Jr.</i></td> <td style="width: 33%;">DATE 9/1/98</td> </tr> </table> <p>Administrative Office of the Courts State Bureau of Identification COPIES TO CHIEF PROBATION OFFICER STATE POLICE AOC CRIMINAL PRACTICE DIVISION DEPT OF CORRECTIONS OR COUNTY PENAL INSTITUTION</p> <p style="text-align: right;">CPO100 (Rev. 1/97)</p>	1st Degree @ \$2000	4th Degree @ \$750	2nd Degree @ \$2000	Disorderly Persons or Petty	3rd Degree @ \$1000	Disorderly Persons @ \$500	NAME (Court Clerk or Person preparing this form) CHAD MALLORY	TELEPHONE NUMBER	NAME (Signature for Disbursement of Settlement) NILES FEINSTEIN	JUDGE (Name) ELIJAH L. MILLER JR. J.S.C.	JUDGE (Signature) <i>Elijah Miller Jr.</i>	DATE 9/1/98
1st Degree @ \$2000	4th Degree @ \$750												
2nd Degree @ \$2000	Disorderly Persons or Petty												
3rd Degree @ \$1000	Disorderly Persons @ \$500												
NAME (Court Clerk or Person preparing this form) CHAD MALLORY	TELEPHONE NUMBER	NAME (Signature for Disbursement of Settlement) NILES FEINSTEIN											
JUDGE (Name) ELIJAH L. MILLER JR. J.S.C.	JUDGE (Signature) <i>Elijah Miller Jr.</i>	DATE 9/1/98											

AMENDED JOC

State of New Jersey		New Jersey Superior Court Law Division - Criminal	
CHARLES CORBISHLEY			
DEFENDANT (Social Security Number)			
DATE OF BIRTH	SS NUMBER		
DATE OF ARREST	DATE INDICTMENT/ ACCUSATION FILED 11/13/95		
DATE OF ORIGINAL PLEA	ORIGINAL PLEA <input type="checkbox"/> NOT GUILTY <input checked="" type="checkbox"/> GUILTY		
ADJUDICATION BY	<input checked="" type="checkbox"/> GUILTY PLEA      DATE 7/8/96 <input type="checkbox"/> JURY TRIAL      DATE:		
ORIGINAL CHARGES			
IND/ACCG NO	COUNT	DESCRIPTION	SENTE
95-11-1393-1	CT. 1	POSS. CDS (COCAINE) W/INTENT TO DIST. 2C:35-5a(1)	
	CT. 2	POSS. CDS W/INTENT TO DIST. W/IN 1,000 FT. OF SCHOOL ZONE	
	CT. 3	POSS. OF CDS (COCAINE)	
	CT. 4	POSS. OF A WEAPON.	
	CT. 5	resisting arrest. CT. 6 CREDIT CARD FRAUD	
STATUTE			
FINAL CHARGES RECONSIDERATION OF SENTENCE			
COUNT	DESCRIPTION	SENTE	STATUTE
1.	POSS. CDS W/INTENT OT DIST.		2C:35-5a(1)
<p>IT IS therefore on <u>03/04/99</u> ORDERED and ADJUDGED that the defendant is sentenced as follows:</p> <p>NEW SENTENCE- 10 YEARS D.O.C WITH A 40 MONTH PAROLE DISQUALIFIER.</p>			
<p><input type="checkbox"/> You are hereby sentenced to community supervision for life.</p> <p><input type="checkbox"/> The court finds that your conduct was characterized by a pattern of repetitive and compulsive behavior.</p> <p><input checked="" type="checkbox"/> It is further ORDERED that the sheriff deliver the defendant to the appropriate correctional authority.</p>			
<input checked="" type="checkbox"/> Defendant is to receive credit for time spent in custody (N.J. 2:21-8).		TOTAL NUMBER OF DAYS 1,240*	DATE PROBATION 10/10/95 to 3/4/99 DATE INVESTIGATED
<input type="checkbox"/> Defendant is to receive 800 time credit for time spent in custody (N.J.S.A. 2C:44-6b(2))		TOTAL NUMBER OF DAYS	DATE PROBATION
Total Custodial Term		Institution	
		Total Probation Term	
Administrative Office of the Courts State Bureau of Identification COPIES TO: CHIEF PROBATION OFFICER      STATE POLICE      AGC CRIMINAL PRACTICE DIVISION      DEPT OF CORRECTIONS OR COUNTY PRISON INSTITUTION * Defendant is currently incarcerated and is entitled to any further jail credit from the day forth. 3/4/99			

Total FINE <input type="text"/>	Name of the offense occurred on or after July 9, 1987, and is for a violation of Chapter 36 or 38 of Title 2C.				
Total RESTITUTION <input type="text"/>	11. A mandatory Drug Enforcement and Demand Reduction (D.E.D.R.) penalty is imposed for each count. (Write in a box for each.)				
<p>If the offense occurred on or after December 22, 1981, an assessment of \$50 is imposed on each count on which the defendant was convicted unless the box below indicates a higher assessment pursuant to N.J.S.A. 2C:43-3.1. (Assessment is \$20 if offense is on or after January 9, 1988 but before December 22, 1981, unless a higher penalty is noted. Assessment is \$26 if offense is before January 9, 1988.)</p> <p><input type="checkbox"/> Assessment imposed on</p> <p>Counties: _____ is \$ _____ each.</p> <p>Total VCCB Assessment <input type="text"/></p> <p><input type="checkbox"/> INSTALLMENT PAYMENTS ARE DUE AT THE RATE OF \$ _____ OR _____ Beginning _____ DATE _____</p>					
<p>Knowing that the offense occurred on or after January 9, 1988, and the defendant is to pay more than \$200 in fines, a surcharge fee of up to \$1.00 is ordered for each offense unless a payment or installment payment is made. (P.L. 1982, c. 128). If the offense occurred on or after March 12, 1986 and the sentence is to probation, or the sentence offends the requirements of American Arbitration to the probation officer, a surcharge fee of up to \$2.00 is ordered for each offense unless a payment is made. (P.L. 1986, c. 6).</p> <p>If the offense occurred on or after August 2, 1982, a \$75 Safe Neighborhood Services Fund assessment is ordered for each conviction. (P.L. 1983, c. 220).</p> <p>If the offense occurred on or after January 9, 1984 and the sentence is to probation, a fee of up to \$25 per month for the probationary term is ordered. (P.L. 1983, c. 275). Amount per month _____.</p> <p>If the crime occurred on or after January 9, 1987, a \$20 Law Enforcement Officers Training and Equipment Fund penalty is ordered.</p>					
<table border="1"> <tr> <td>NAME / Court Clerk or Person Making the Return <b>CHAD HALLOY</b></td> <td>TELEPHONE NUMBER</td> <td>NAME / Person Making the Return <b>MILES FEINSTEIN</b></td> </tr> </table>			NAME / Court Clerk or Person Making the Return <b>CHAD HALLOY</b>	TELEPHONE NUMBER	NAME / Person Making the Return <b>MILES FEINSTEIN</b>
NAME / Court Clerk or Person Making the Return <b>CHAD HALLOY</b>	TELEPHONE NUMBER	NAME / Person Making the Return <b>MILES FEINSTEIN</b>			
STATEMENT OF REASONS					
<p>SERIAL NUMBER: 1819-92-02</p> <p><i>Elijah L. Miller Jr. J.S.C.</i></p>					

JUDGE (Initials)  
**ELIJAH L. MILLER JR. J.S.C.**

JUDGE (Signature)

DATE

03/04/99

CPL 199 Rev. 1/97

Administrative Office of the Courts  
State Bar of New Jersey  
COPIES TO: CHIEF PROSECUTION OFFICER

STATE POLICE

NJC GENERAL PRACTICE DIVISION

COPIES BY CORRECTIONS OR COUNTY PRISON INSTITUTION

P.O. 2388-95  
/nd  
11/18/96  
SUPERIOR COURT OF NEW JERSEY  
BERGEN COUNTY - LAW DIVISION  
NOVEMBER TERM A.D. 1996  
SECOND STATED SESSION

THE STATE OF NEW JERSEY

-VS-

CHARLES H. CORBISHLEY  
DEFENDANT

(Third Degree)

Indictment No.

S - 0015-96  
96-01-00132

The Grand Jurors of the State of New Jersey, for the County of Bergen, upon their oaths present that

[REDACTED] and CHARLES H. CORBISHLEY on or about 10th day of October, 1995, in the City of Hackensack, in the County of Bergen aforesaid, and within the jurisdiction of this Court, or in some other municipality and County within the jurisdiction of this Court, did commit theft by knowingly receiving movable property of [REDACTED], with a value in excess of \$300.00, knowing the same to be stolen or believing it had probably been stolen; contrary to the provisions of NJS 2C:20-7, and against the peace of this State, the Government and dignity of the same.

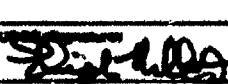
CHARLES R. BUCKLEY  
DEPUTY ATTORNEY GENERAL - IN CHARGE  
ACTING BERGEN COUNTY PROSECUTOR

By:

  
Special Deputy Attorney General  
Acting Assistant Prosecutor

A True Bill

State of New Jersey		New Jersey Superior Court Law Division - Criminal							
v.									
Defendant Name/Offender Name: CHARLES CORRISHLEY		<input checked="" type="checkbox"/> ADMISSION OF GUILTY PLEA <input type="checkbox"/> CHANGE OF JUDGMENT <input type="checkbox"/> ORDER FOR COMMITMENT <input type="checkbox"/> INDICTMENT / ACCUSATION DISMISSED <input type="checkbox"/> JUDGMENT OF ACQUITTAL							
DATE OF ARREST: 10/10/95	DATE INDICTED: 1/18/96								
DATE OF ORIGINAL PLEA: 3/18/96	DEFENDANT PLEA: <input type="checkbox"/> guilty <input checked="" type="checkbox"/> guilty but mentally ill <input type="checkbox"/> not guilty								
ADMISSION BY:		<input type="checkbox"/> guilty plea	DATE: _____						
		<input type="checkbox"/> guilty plea	DATE: _____						
CRIMINAL CHARGES									
IND / ACC NO	COUNT	DESCRIPTION	DISPENSE						
96-01-13-1 RECEIVING STOLEN PROPERTY		2C:20-7							
FINAL CHARGES		Count _____							
<i>Solson brought C,</i>									
<p>It is, therefore, on <u>11/8/96</u> ORDERED AND ADJUDGED that the defendant is sentenced as follows:</p> <p>The Defendant is sentenced to the custody of the Commissioner of Corrections for a period of four years to run concurrent to Indictment No.s: S 1393-95-01, S 1661-92-01 and S 1818-91. Defendant must pay \$75.00 S.S.C.P.</p>									
<p><input type="checkbox"/> It is further ORDERED that the Sheriff deliver the defendant to the appropriate correctional authority.</p> <table border="1"> <tr> <td><input checked="" type="checkbox"/> Defendant is to receive credit for time spent in custody in 3-21-91</td> <td>TOTAL NUMBER OF DAYS 395 days</td> <td>NUMBER OF DAYS 395 days</td> </tr> <tr> <td><input type="checkbox"/> Defendant is to receive one time credit for time spent in custody (N.J.S.A. 2C:44-8b(2))</td> <td></td> <td></td> </tr> </table>				<input checked="" type="checkbox"/> Defendant is to receive credit for time spent in custody in 3-21-91	TOTAL NUMBER OF DAYS 395 days	NUMBER OF DAYS 395 days	<input type="checkbox"/> Defendant is to receive one time credit for time spent in custody (N.J.S.A. 2C:44-8b(2))		
<input checked="" type="checkbox"/> Defendant is to receive credit for time spent in custody in 3-21-91	TOTAL NUMBER OF DAYS 395 days	NUMBER OF DAYS 395 days							
<input type="checkbox"/> Defendant is to receive one time credit for time spent in custody (N.J.S.A. 2C:44-8b(2))									
Total Custodial Term <u>4 years</u> , Institution <u>C.C.D.C.</u>		Total Probation Term _____							
<i>OVER</i>									

State of New Jersey v. <b>CHARLES CORBISHLEY</b>		S81-9	ODD / ACC # <b>96-01-13x1</b>									
<p><b>Year Fined:</b> <u>9</u></p> <p><b>Fine/Restitution:</b> <u>0</u></p> <p>If the offense occurred on or after December 28, 1991, an assessment of \$500 is imposed on each count on which the defendant was convicted unless the law allows a higher assessment pursuant to N.J.S.A. 2C:43-6.1. (Assessment is \$500 if offense is on or after January 1, 1986 but before December 28, 1991, offense a higher penalty is used. Assessment is \$250 if offense is before January 1, 1986.)</p> <p><input checked="" type="checkbox"/> Assessment imposed on <b>source:</b> <u>1</u> <b># of:</b> <u>50.00</u> <b>each.</b></p> <p><b>Total VOCS Assessment:</b> <u>50.00</u></p> <p><input type="checkbox"/> Installment payments are due at the rate of <b>#:</b> <u>0</u> <b>per</b> <b>beginning:</b> <u>DATE</u></p>	<p>If any of the offenses occurred on or after July 9, 1987, and is for a violation of Chapter 2B or 2B.1 of Title 56: IV. A mandatory Drug Intervention and Demand Reduction (D.E.R.) penalty is imposed for each count. (None is imposed for each.)</p> <table style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 33%; text-align: center; padding: 2px;">1st Offense: <u>0</u> \$200</td> <td style="width: 33%; text-align: center; padding: 2px;">2nd Offense: <u>0</u> \$200</td> <td style="width: 33%; text-align: center; padding: 2px;">3rd Offense: <u>0</u> \$200</td> </tr> <tr> <td style="text-align: center; padding: 2px;">4th Offense: <u>0</u> \$200</td> <td style="text-align: center; padding: 2px;">5th Offense: <u>0</u> \$200</td> <td style="text-align: center; padding: 2px;">6th Offense: <u>0</u> \$200</td> </tr> </table> <p style="text-align: right;"><b>Total D.E.R. Penalty:</b> <u>0</u></p> <p><input type="checkbox"/> Check further DETER if imposition of the D.E.R. penalty is suspended upon defendant's entry into a residential drug program for the term of the program.</p> <p><input type="checkbox"/> A separate mandatory fee of \$50 per offense is ORDERED. <b>Offenses #</b> <u>000</u></p> <p><b>Total Fee:</b> <u>0</u></p> <p>b) Name of Drugs involved _____  <input type="checkbox"/> A mandatory other's name suspension of _____ months is ORDERED.      The suspension shall begin _____ and end _____      Other's License Number _____</p> <p><b>Is the COUNT 1 VISIBLE TO COLLECT THE LICENSE PLATES ALSO COMPLETE THE FOLLOWING:</b></p> <p>Defendant's Address _____      Zip Code _____ City _____ Date of Birth _____</p> <p><input type="checkbox"/> The defendant is the holder of an out-of-state driver's license from the following jurisdiction _____ Driver's License Number _____</p> <p><input type="checkbox"/> Defendant's non-resident driving privileges are hereby revoked by _____</p> <p>If the offense occurred on or after February 1, 1986 and the sentence is to probation, community service, community labor or 24 hours confinement for each offense when a payment or installment payment is made, (P.L. 1982, c. 108)  <b>If the offense occurred on or after August 2, 1986, a \$75 City Neighborhood Services Fund assessment is ordered for each offense.</b> (P.L. 1986, c. 276)</p> <p>If the offense occurred on or after January 1, 1986 and the sentence is to probation, a fee of up to \$50 per month for the probationer term is ordered (P.L. 1986, c. 276) Amount per month _____</p> <table style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 33%; text-align: left; padding: 2px;">NAME (Court Clerk or Person executing the term) <b>DOLORES KNIGHT</b></td> <td style="width: 33%; text-align: center; padding: 2px;">TELEPHONE NUMBER <b>646-3380</b></td> <td style="width: 33%; text-align: right; padding: 2px;">NAME (Person to whom to demand a hearing) <b>NILES PRINSTEIN</b></td> </tr> </table> <p><b>STATEMENT OF REASONS</b></p> <p style="text-align: center;"><b>See Indictments S 1393-93-01, S 1661-92-01, S1A19-93-01</b></p>			1st Offense: <u>0</u> \$200	2nd Offense: <u>0</u> \$200	3rd Offense: <u>0</u> \$200	4th Offense: <u>0</u> \$200	5th Offense: <u>0</u> \$200	6th Offense: <u>0</u> \$200	NAME (Court Clerk or Person executing the term) <b>DOLORES KNIGHT</b>	TELEPHONE NUMBER <b>646-3380</b>	NAME (Person to whom to demand a hearing) <b>NILES PRINSTEIN</b>
1st Offense: <u>0</u> \$200	2nd Offense: <u>0</u> \$200	3rd Offense: <u>0</u> \$200										
4th Offense: <u>0</u> \$200	5th Offense: <u>0</u> \$200	6th Offense: <u>0</u> \$200										
NAME (Court Clerk or Person executing the term) <b>DOLORES KNIGHT</b>	TELEPHONE NUMBER <b>646-3380</b>	NAME (Person to whom to demand a hearing) <b>NILES PRINSTEIN</b>										
JUDGE (Name) <b>Elijah L. Miller, J.S.C.</b>			<b>DATE</b> <b>11/18/96</b>									
<small>APPROVING OFFICER OR THE STATE SPECIAL COUNSEL OR ASSISTANT ATTORNEY FOR CHILD PROTECTION OFFICES</small>		<small>STATE POLICE</small>	<small>ATTORNEY FOR DEFENDANT OR ATTORNEY FOR DEFENDANT'S GUARDIAN</small>									
		<small>COPY OF COMMUNIQUE OR COUNTY POLICE REPORT</small>										

AMENDED

State of New Jersey v.  DEFENDANT Charles Corbisley		New Jersey Superior Court Law Division - Criminal	
DATE OF INDICTMENT 8/7/96	390991B	<input type="checkbox"/> JUDGMENT OF CONVICTION <input type="checkbox"/> CHANGE OF JUDGMENT <input type="checkbox"/> ORDER FOR COMMITMENT <input type="checkbox"/> INDICTMENT / ACCUSATION DISMISSED <input type="checkbox"/> JUDGMENT OF ACQUITTAL	
DATE OF ARRRA 10/10/95	DATE INDICTMENT / ACCUSATION FILED 1/18/96		
DATE OF ORIGINAL PLEA 3/18/96	ORIGINAL PLEA G - guilty <input checked="" type="checkbox"/> guilty <input type="checkbox"/> not guilty		
ADJUDICATION BY:			
<input type="checkbox"/> GUILTY PLEA      DATE <input type="checkbox"/> NOT GUILTY      DATE		<input type="checkbox"/> NOT GUILTY PLEA      DATE <input type="checkbox"/> DEFENDED-PLEA      DATE	
ORIGINAL CHARGES			
IND / ACC NO.	COUNT	DESCRIPTION	DISPOSITION
96-01-13-1	RECEIVING STOLEN PROPERTY		2C:20-7
2308-95			
FINAL CHARGES			
COUNT	DESCRIPTION	DISPOSITION	
1.	RECEIVING STOLEN PROPERTY	2C:20-7	
<i>Dolores Conforti C.C.</i>			
It is, therefore, on <u>7/1/96</u> ORDERED and ADJUDGED that the defendant is sentenced as follows: The Defendant is sentenced to the custody of the Commissioner of Corrections for a period of four years to run concurrent to Indictment No.s: S 1393-95-01, S 1661-92-01 and S - 1819-93. Defendant must pay \$75.00 S.S.C.P.			
<input type="checkbox"/> It is further ORDERED that the sheriff deliver the defendant to the appropriate correctional authority.			
<input checked="" type="checkbox"/> Defendant is to receive credit for time spent in custody (R. 3:21-4)		Total Sentence in years 395 days	10/7/96 3/18/96
<input type="checkbox"/> Defendant is to receive gap time credit for time spent in custody (N.J.S.A. 2C:44-5b)(iii).			
Total Custodial Term _____ Institution _____ Total Probation Term _____ <i>NET</i>			

Administrative Office of the Courts  
State Bureau of Identification  
COPIES TO: CHIEF PROSECUTION OFFICER      STATE POLICE      ASST CRIMINAL PRACTICE DIVISION      DEPT OF CORRECTIONS OR COUNTY PAROLE AUTHORITY

CHARLES CORBISHLEY

State of New Jersey v.

8814

PRO/ACC#

96-01-13-1

TOTAL FINE \$ \_\_\_\_\_

TOTAL RESTITUTION \$ \_\_\_\_\_

If the offense occurred on or after December 26, 1991, an assessment of \$50 is imposed on each count on which the defendant was convicted unless the law officer imposes a higher assessment pursuant to N.J.A. 3C:48-6.1. (Assessment is \$50 if offense is on or after January 1, 1995 and before December 25, 1991, unless a higher penalty is imposed. Assessment is \$100 if offense is before January 1, 1990.)

ASSESSMENT IMPOSED ON

1

AMOUNT \_\_\_\_\_

\$ 50.00

AMOUNT PER OFFENSE \_\_\_\_\_

TOTAL FINE ASSESSED \$ 50.00

RESTITUTION PAYMENTS ARE ALSO AT THE RATE OF

\$ \_\_\_\_\_ per

beginning \_\_\_\_\_

If the offense occurred on or after February 1, 1993 and thereafter, compensation to the Office of State Compensation, Assessment Fund is imposed on each count on which a payment or restitution payment is made. (P.L. 1992, c. 180)

If the offense occurred on or after August 2, 1993, a \$10 State Neighborhood Services Fund assessment is imposed on each count. (P.L. 1993, c. 200)

If the offense occurred on or after January 1, 1994 and the sentence is to probation, a fee of up to \$50 per month for the probationary term is imposed. (P.L. 1993, c. 270) AMOUNT PER MONTH \_\_\_\_\_

NAME (Last, First or Initials preceding the name)

DOLORES ENRIGHT

TELEPHONE NUMBER

646-3380

NAME (Last, First or Initials preceding the name)

NILES REINSTEIN

STATEMENT OF REASONS

See Indictments S 1393-95-01, S 1661-92-01, S 1819-93-01

JUDGE (Initials)

Elijah L. Miller, J.S.C.

DATE

9/1/98

JUDGE (NAME)  
Elijah L. Miller, J.S.C.

10

9/3/98

~~CONFIDENTIAL Office of the Comptroller  
Comptroller of the Currency  
OCC-100 OCC-100 OCC-100 OCC-100~~

卷之三

2000 COMMERCIAL PRACTICE DIRECTORY

www.brownandbrown.com

## AMENDED

State of New Jersey v.  Defendant (Please Print Name) <b>CHARLES CORBISHLEY</b>		New Jersey Superior Court Law Division - Criminal		
Date of Birth <b>8/16/68</b>	SS Number <b>3909918</b>	<input checked="" type="checkbox"/> JUDGMENT OF CONVICTION <input type="checkbox"/> CHANGE OF JUDGMENT <input type="checkbox"/> ORDER FOR COMMITMENT <input type="checkbox"/> INDICTMENT / ACCUSATION DISMISSED <input type="checkbox"/> JUDGMENT OF ACQUITTAL		
Date of Arrest <b>10/10/95</b>	Date Indictment ACCUSATION FILED <b>1/18/96</b>			
Date of Original Plea <b>3/18/96</b>	Original Plea <input checked="" type="checkbox"/> NOT GUILTY <input type="checkbox"/> GUILTY			
ADJUDICATION BY				
<input checked="" type="checkbox"/> GUILTY PLEA      DATE <input type="checkbox"/> NOT GUILTY      DATE		<input type="checkbox"/> MURKIN TUES. 3/20 <input type="checkbox"/> PROSECUTORIAL 3/20		
ORIGINAL CHARGES				
INDICTMENT	COUNT	DESCRIPTION	ROUTE	DRIVER
96-01-13-1		<b>RECEIVING STOLEN PROPERTY</b>		<b>2C:20-7</b>
2388-95				
				<i>Handwritten Note: Defendant is to remain in custody until trial date of 3/21/96. After trial, defendant is to be sent to State Prison. Trial date is 3/20/96.</i>
				<i>Handwritten Note: 2C:20-7</i>
				<i>Below Enroute C/C</i>
<p>If it is, therefore, on <u>03/04/99</u> ORDERED and ADJUDGED that the defendant is sentenced as follows:</p> <p>The Defendant is sentenced to the custody of the Commissioner of Corrections for a period of four years to run concurrent to Indictment No.s: S 1393-95-01, S 1661-92-01 and S - 1819-93. Defendant must pay \$75.00 S.S.C.P.</p>				
<p><input type="checkbox"/> It is further ORDERED that the sheriff deliver the defendant to the appropriate correctional authority.</p>				
<input checked="" type="checkbox"/> Defendant is to receive credit for time spent in custody (R. 3:21-6).		TOTAL NUMBER OF DAYS	DATE OF RELEASE DEFINITIVE DATE OF RELEASE	
<input type="checkbox"/> Defendant is to receive one time credit for time spent in custody IN J.S.A. 2C:44-3B(2H)		TOTAL NUMBER OF DAYS	DATE OF RELEASE	
Total Custodial Term _____ Institution _____ Total Probation Term _____				

State of New Jersey v. <b>CHARLES CORBISHLEY</b>		S.B.I. # <b>96-01-13-1</b>
<p>Total Fine \$ _____</p> <p>Total RESTITUTION \$ _____</p> <p>If the offense committed on or after December 23, 1991 an assessment of \$25 is imposed on each offense on which the defendant was sentenced unless the law below mandates a higher assessment pursuant to N.J.S.A. 2C:43-3.1 (Assessment is \$25 if offense is on or after January 1, 1992 but before December 23, 1991, unless a higher penalty is noted. Assessment is \$25 if offense is before January 1, 1992.)</p> <p><input checked="" type="checkbox"/> Assessment imposed on Court Date <b>1</b> Amount <b>\$ 50.00</b></p> <p>Total VCCB ASSESSMENT \$ <b>50.00</b></p> <p><input type="checkbox"/> Restitution payments are due at the rate of \$ _____ per _____ beginning _____ (DATE)</p>		
<p>If any of the offenses committed on or after July 6, 1987, and is not a violation of Chapter 26 or 28 of Title 2C:</p> <p>(1) A mandatory Drug Court Program and Sentence Reduction (D.S.D.P.) hearing is imposed on each offense (unless a higher fine is imposed.)</p> <p><input type="checkbox"/> 1st Degree @ \$2500      <input type="checkbox"/> 2d Degree @ \$1750  <input type="checkbox"/> 3rd Degree @ \$1250      <input type="checkbox"/> Secondary Persons or Party  <input type="checkbox"/> 4th Degree @ \$750      <input type="checkbox"/> Secondary Persons @ \$500</p> <p>Total D.S.D.P. Penalty \$ _____</p> <p><input type="checkbox"/> Court turnover ORIGINALLY and continuation of the D.S.D.P. penalty be suspended upon defendant's entry into a recommended drug program for the term of the program.</p> <p>(2) A mandatory minimum fee of \$50 per offense is imposed. _____ Offense @ \$50</p> <p>Total LIO Fee \$ _____</p> <p>b) Name of Drugs involved _____</p> <p>c) A mandatory offense related sentence of _____ months &amp; CUSTODIAL.  The defendant does begin today, _____ and one _____  Driver's License Number _____</p> <p>If THE COURT IS UNWILLING TO COLLECT THE LICENSE, PLEASE ALSO COMPLETE THE FOLLOWING:</p> <p>Defendant's Address _____  Defendant's City _____ State _____ Date of Birth _____</p> <p><input type="checkbox"/> The defendant is the owner of an out-of-state driver's license from the following  STATE _____ Driver's License Number _____</p> <p><input type="checkbox"/> Defendant has no valid driving privilege or drivers license for _____ months.</p>		
<p>If the offense committed on after February 1, 1993 and the offense is a violation of the Gun Control Act, a mandatory fine of up to \$500 per offense shall be imposed unless a payment of restitution payment is made by 1/1/1993. e. 2001</p> <p>If the offense committed on or after August 2, 1993, a \$75 fine per offense is imposed. (New Jersey Domestic Violence Act) and assessment is imposed for each offense.  IP.L. 1993, c. 2751</p> <p>If the offense committed on or after January 1, 1994 and the offense is no violation, a fee of up to \$50 per offense for the prosecution will be imposed.  IP.L. 1993, c. 2751 Amount not specified _____</p>		
NAME - COURT DATE OR PROSECUTOR'S ADDRESS AND NAME <b>DOLORES ENRIGHT</b>	TELEPHONE NUMBER <b>646-3580</b>	NAME OF ATTORNEY OR DEFENDER <b>HILES PRIMSTEIN</b>
<b>STATEMENT OF REASONS</b>		
See Indictments S 1393-95-01, S 1661-92-01, S1819-93-01		
JUDGE (Name) <b>Elijah L. Miller, J.S.C.</b>	APPROVED BY <b>Elijah L. Miller</b>	DATE <b>03/04/99</b>
ADMINISTRATIVE OFFICE OF THE COURTS COPY TO: CHIEF PROBATION OFFICER COPY TO: STATE POLICE COPY TO: LOCAL PRACTICE OFFICES COPY OF COMMENDATIONS OR COUNTY FINE PAYMENTS		

**INMATE LOOKUP**[Inmate Database Search](#)[Inmate Database Search Results](#)[Inmate Information](#)

To return to the Search Results page, click on the Inmate Database Search Results tab, or to revise your search, click on the Inmate Database Search tab.

Name: CHARLES CORBISHLEY

Sex:	M
DOB:	
Height:	5' 9"
Weight:	155
Race:	WHITE
Hair Color:	BROWN
Hair Length:	
Eye Color:	BROWN
Complexion:	LIGHT SKINNED

**Inmate Information**

**Marital Status:** SINGLE  
**FBI:**  
**Citizen:**

**State ID:**  
**INS:**  
**COB:**

**Incarceration Information**

<b>Current Location:</b>	MAIN	<b>County:</b>	HACKENSACK
<b>Current Housing Section:</b>		<b>Current</b>	
		<b>Housing</b>	
		<b>Block:</b>	
		<b>Current</b>	
		<b>Housing</b>	
		<b>Bed:</b>	
<b>Commitment Date:</b>	02/03/1995	<b>Release Date:</b>	02/24/1995 00:00

**Aliases Information**

There are no aliases for this inmate.

**Detainer Information**

There is no detainer information for this inmate.

**Bond Information**

There is no Bond Information for this inmate.

**Charges Information**

Case #	Offense Date	Code	Description	Grade	Degree
W122253		2C:29-2A	RESISTING ARREST	D	1
W122253		2C:39-5(B)	POSS AUTOMATIC HANDGUN	F	1
W122255		2C:35-10A4	POSSESSION of MARIJUANA	D	1
W122255		2C:36-2	POSS OF DRUG PARAPHERNALIA	D	1
W122255		2C:36-6	POSS/DIST HYPODERMIC NEEDLE	D	1
W877698		2C:35-7	CDS ON SCHOOL PROPERTY	F	1
W877698		2C:35-5B2	POSS CDS >1/2 OZ < 5 OZS	F	1
W877698		2C:35-10A1	POSSESSION of CDS	F	1
W877699		2C:35-10A1	POSSESSION of CDS	F	1

© Copyright 2007, Digital Solutions, Inc. All Rights Reserved

[Inmate Database Search](#)[Inmate Database Search Results](#)[Inmate Information](#)

To return to the Search Results page, click on the Inmate Database Search Results tab, or to revise your search, click on the Inmate Database Search tab.

Name: CHARLES CORBISIERY

Sex:	M	DOB:	[REDACTED]
Height:	5' 9"	Weight:	160
Race:	WHITE	Hair Color:	BROWN
Hair Length:		Eye Color:	BROWN
Complexion:	LIGHT SKINNED		

**Inmate Information**

<b>Marital Status:</b>	SINGLE	<b>State ID:</b>	
<b>FBI:</b>		<b>INS:</b>	
<b>Citizen:</b>		<b>COB:</b>	

**Inmate After Information**

<b>Current Location:</b>	MAIN	<b>County:</b>	
<b>Current Housing Section:</b>		<b>Current</b>	
<b>Current Housing Cell:</b>		<b>Housing</b>	
<b>Commitment Date:</b>	04/21/1995	<b>Block:</b>	
		<b>Current</b>	
		<b>Housing</b>	
		<b>Bed:</b>	
		<b>Release Date:</b>	04/21/1995 00:00

**Alias Information**

There are no aliases for this inmate.

**Detainer Information**

There is no detainer information for this inmate.

**Bond Information**

There is no Bond Information for this inmate.

**Probation/Parole**

<b>Case #</b>	<b>Offense Date</b>	<b>Code</b>	<b>Description</b>	<b>Grade</b>	<b>Degree</b>
921819002		2C:45-3A	VIOLATION OF PROBATION (SUPERIOR)	F	1

© Copyright 2007, Digital Solutions, Inc. All Rights Reserved

INMATE LOOKUP

Inmate Database Search

Inmate Database Search Results

Inmate Information

To return to the Search Results page, click on the Inmate Database Search Results tab, or to revise your search, click on the Inmate Database Search tab.

## Inmate Charles Cormaney

Sex: M  
 DOB: [REDACTED]  
 Height: 5' 9"  
 Weight: 155  
 Race: WHITE  
 Hair Color: BROWN  
 Hair Length:  
 Eye Color: BROWN  
 Complexion: LIGHT SKINNED

## Inmate Information

**Marital Status:** SINGLE      **State ID:**  
**FBI:**      **INS:**  
**Citizen:**      **COB:**

## Inmate Location Information

<b>Current Location:</b> MAIN	<b>County:</b> HACKENSACK
<b>Current Housing Section:</b>	<b>Current Housing Block:</b>
<b>Current Housing Cell:</b>	<b>Current Housing Bed:</b>
<b>Commitment Date:</b> 10/10/1995	<b>Release Date:</b> 01/10/1997 00:00

## Alias Information

There are no aliases for this inmate.

## Detainer Information

There is no detainer information for this inmate.

## Bond Information

There is no Bond information for this inmate.

## Offender Arrest History

Case #	Offense Date	Code	Description	Grade	Degree
921666001		2C:45-3A	VIOLATION OF PROBATION (SUPERIOR)	F	2
9218180020		2C:45-3A	VIOLATION OF PROBATION (SUPERIOR)	F	
951393001		2C:29-2A	RESISTING ARREST	D	3
951393001		2C:39-4E	POSSESS IMITATION FIREARM	F	3
951393001		2C:35-10A1	POSSESSION of CDS	F	3
951393001		2C:35-7	CDS ON SCHOOL PROPERTY	F	3
951393001		2C:21-6(C)5	CREDIT CARD- DEFRAUD ISSUER	F	3
951393001		IND	INDICTMENT SUPERIOR COURT	F	3
951393001		2C:35-3	LEADER NARCOTICS NETWORK	F	1
960013002		IND	INDICTMENT SUPERIOR COURT	F	1
W161123		2C:20-3A	THEFT OF MOVABLE PROPERTY	F	1
W162599		2C:5-5	BURGLAR's TOOLS	F	1
W183701		2C:28-4	FALSE REPORTS TO LAW ENFORCE.	F	1

© Copyright 2007, Digital Solutions, Inc. All Rights Reserved

Inmate Database Search

Inmate Database Search Results

Inmate Information

To return to the Search Results page, click on the Inmate Database Search Results tab, or to revise your search, click on the Inmate Database Search tab.

Wayne CHARLES GORDISHLEY

Sex: M  
 DOB: [REDACTED]  
 Height: 5' 9"  
 Weight: 155  
 Race: WHITE  
 Hair Color: BROWN  
 Hair Length:  
 Eye Color: BROWN  
 Complexion: LIGHT SKINNED

## Inmate Information

**Marital Status:** SINGLE  
**FBI:**  
**Citizen:**

**State ID:**  
**INS:**  
**COB:**

## Inmate Location Information

**Current Location:** MAIN  
**Current Housing Section:**  
**Current Housing Cell:**  
**Commitment Date:** 10/14/1997

**County:**  
**Current Housing Block:**  
**Current Housing Bed:**  
**Release Date:** 10/15/1997 00:00

## Alias Information

There are no aliases for this inmate.

## Detainer Information

There is no detainer information for this inmate.

## Bond Information

There is no Bond Information for this inmate.

## Conviction Information

Case #	Offense Date	Code	Description	Grade	Degree
960013002		IND	INDICTMENT SUPERIOR COURT	F	1

© Copyright 2007, Digital Solutions, Inc. All Rights Reserved

**INMATE LOOKUP**[Inmate Database Search](#)[Inmate Database Search Results](#)[Inmate Information](#)

To return to the Search Results page, click on the Inmate Database Search Results tab, or to revise your search, click on the Inmate Database Search tab.

Name: CHARLES CORBISIERY

Sex:	M
DOB:	[REDACTED]
Height:	5' 9"
Weight:	155
Race:	WHITE
Hair Color:	BROWN
Hair Length:	
Eye Color:	BROWN
Complexion:	LIGHT SKINNED

**Inmate Information**

**Marital Status:** SINGLE  
**FBI:**  
**Citizen:**

**State ID:**  
**INS:**  
**COB:**

**Inmate Location Information**

<b>Current Location:</b>	MAIN	<b>County:</b>	
<b>Current Housing Section:</b>		<b>Current Housing Block:</b>	
<b>Current Housing Cell:</b>		<b>Current Housing Bed:</b>	
<b>Commitment Date:</b>	06/12/1998	<b>Release Date:</b>	06/17/1998 00:00

**Alias Information**

There are no aliases for this inmate.

**Detainer Information**

There is no detainer information for this inmate.

**Bond Information**

There is no Bond Information for this inmate.

**Case History**

<b>Case #</b>	<b>Offense Date</b>	<b>Code</b>	<b>Description</b>	<b>Grade</b>	<b>Degree</b>
921661001		IND	INDICTMENT SUPERIOR COURT	F	
951393001		IND	INDICTMENT SUPERIOR COURT	F	

© Copyright 2007, Digital Solutions, Inc. All Rights Reserved

**INMATE LOOKUP**

Inmate Database Search

Inmate Database Search Results

Inmate Information

To return to the Search Results page, click on the Inmate Database Search Results tab, or to revise your search, click on the Inmate Database Search tab.

Name: CHARLES CORBISIERY

Sex:	M
DOB:	[REDACTED]
Height:	5' 9"
Weight:	155
Race:	WHITE
Hair Color:	BROWN
Hair Length:	
Eye Color:	BROWN
Complexion:	LIGHT SKINNED

**Inmate Demographic**

**Marital Status:** SINGLE  
**FBI:**  
**Citizen:**

**State ID:**  
**INS:**  
**COB:**

**Inmate Location Information****Current Location:** MAIN**County:****Current Housing Section:****Current****Housing****Block:****Current****Housing****Bed:****Release****Cell:****Date:**

07/02/1998 00:00

**Commitment Date:** 06/30/1998**Alias Information**

There are no aliases for this inmate.

**Detainer Information**

There is no detainer information for this inmate.

**Bond Information**

There is no Bond Information for this inmate.

**Charge Information**

<b>Case #</b>	<b>Offense Date</b>	<b>Code</b>	<b>Description</b>	<b>Grade</b>	<b>Degree</b>
951393001		IND	INDICTMENT SUPERIOR COURT	F	1

© Copyright 2007, Digital Solutions, Inc. All Rights Reserved

**INMATE LOOKUP**[Inmate Database Search](#)[Inmate Database Search Results](#)[Inmate Information](#)

To return to the Search Results page, click on the Inmate Database Search Results tab, or to revise your search, click on the Inmate Database Search tab.

Name: CHARLES CORBISHLEY

Sex:	M
DOB:	[REDACTED]
Height:	5' 9"
Weight:	155
Race:	WHITE
Hair Color:	BROWN
Hair Length:	[REDACTED]
Eye Color:	BROWN
Complexion:	LIGHT SKINNED

**Inmate Information**

**Marital Status:** SINGLE  
**FBI:**  
**Citizen:**

**State ID:**  
**INS:**  
**COB:**

**Incarceration Information**

**Current Location:** MAIN  
**Current Housing Section:**  
**Current Housing Cell:**  
**Commitment Date:** 03/22/1999

**County:**  
**Current Housing Block:**  
**Current Housing Bed:**  
**Release Date:** 03/23/1999 00:00

DAVE TELLIA  
CHARLES JR CORBISHLEY

**Detainer Information**

There is no detainer information for this inmate.

**Bond Information**

There is no Bond Information for this inmate.

**Charge Information**

Case #	Offense Date	Code	Description	Grade	Degree
951393001		IND	INDICTMENT SUPERIOR COURT	F	
960013002		IND	INDICTMENT SUPERIOR COURT	F	1

© Copyright 2007, Digital Solutions, Inc. All Rights Reserved

## Inmate Database Search

## Inmate Database Search Results

## Inmate Information

To return to the Search Results page, click on the Inmate Database Search Results tab, or to revise your search, click on the Inmate Database Search tab.

## Inmate Information

Name: CHARLES CORBISIERY

Sex: M  
 DOB: [REDACTED]  
 Height: 5' 9"  
 Weight: 155  
 Race: WHITE  
 Hair Color: BROWN  
 Hair Length: BROWN  
 Eye Color: BROWN  
 Complexion: LIGHT SKINNED

## Inmate Information

<b>Marital Status:</b>	SINGLE	<b>State ID:</b>	
<b>FBI:</b>		<b>INS:</b>	
<b>Citizen:</b>	United States of America	<b>COB:</b>	United States of America

## Incarceration Information

<b>Current Location:</b>	MAIN	<b>County:</b>	
<b>Current Housing Section:</b>		<b>Current</b>	
<b>Current Housing Cell:</b>		<b>Housing</b>	
<b>Commitment Date:</b>	12/07/1999	<b>Block:</b>	
		<b>Current</b>	
		<b>Housing</b>	
		<b>Bed:</b>	
		<b>Release</b>	04/07/2000 21:00
		<b>Date:</b>	

## Alias Information

There are no aliases for this inmate.

## Detainer Information

There is no detainer information for this inmate.

## Case Information

<b>Case #:</b> 921661001	<b>Amount:</b> \$250,000.01	<b>Status:</b> Dismissed	<b>Posted By:</b>	<b>Post Date:</b> 01/04/2000
--------------------------	-----------------------------	--------------------------	-------------------	------------------------------

## Offense Information

<b>Case #</b>	<b>Offense Date</b>	<b>Code</b>	<b>Description</b>	<b>Grade</b>	<b>Degree</b>
921661001		2C:45-3A	VIOLATION OF PROBATION (SUPERIOR)	F	1
921661001		2C:20-7.1A	POSSESSION ALTERED PROPERTY	F	1
921819002		2C:18-2A	BURGLARY	F	1
921819002		2C:45-3A	VIOLATION OF PROBATION (SUPERIOR)	F	1

© Copyright 2007, Digital Solutions, Inc. All Rights Reserved